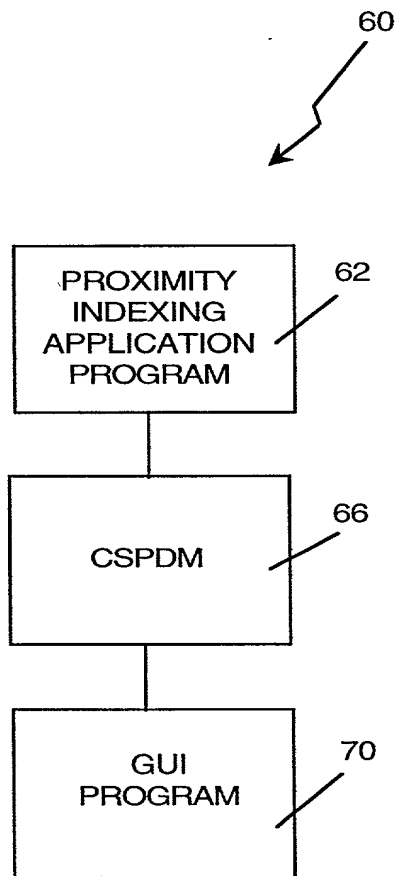


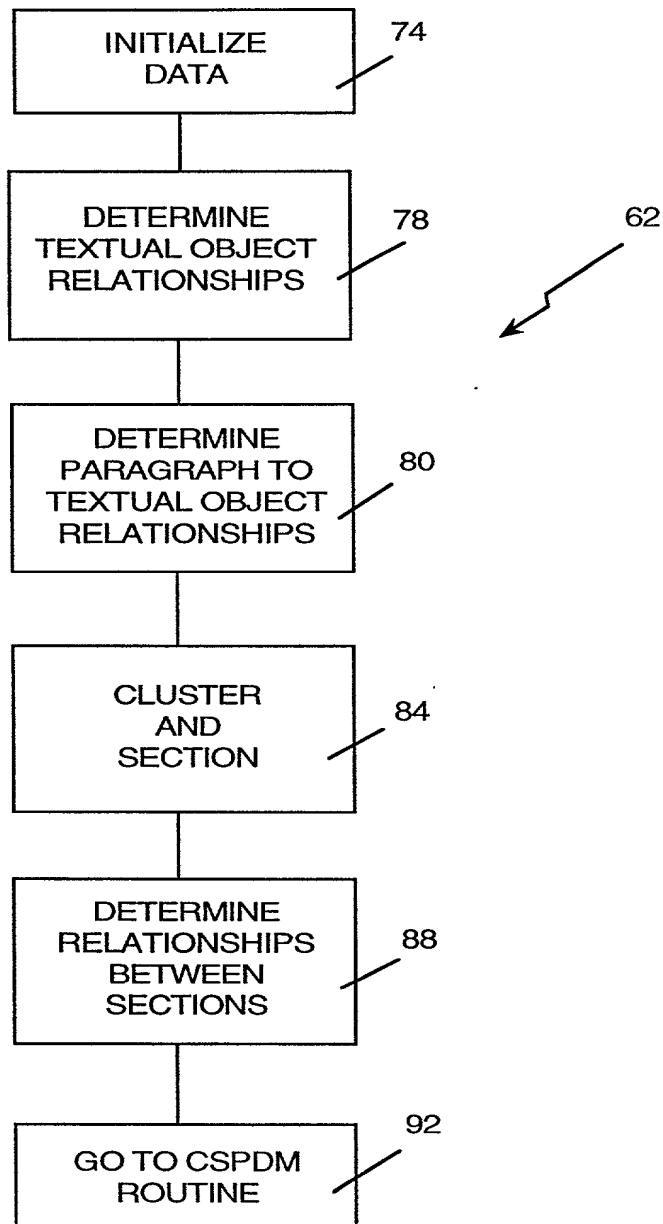
*Fig. 1*

09834577 051501

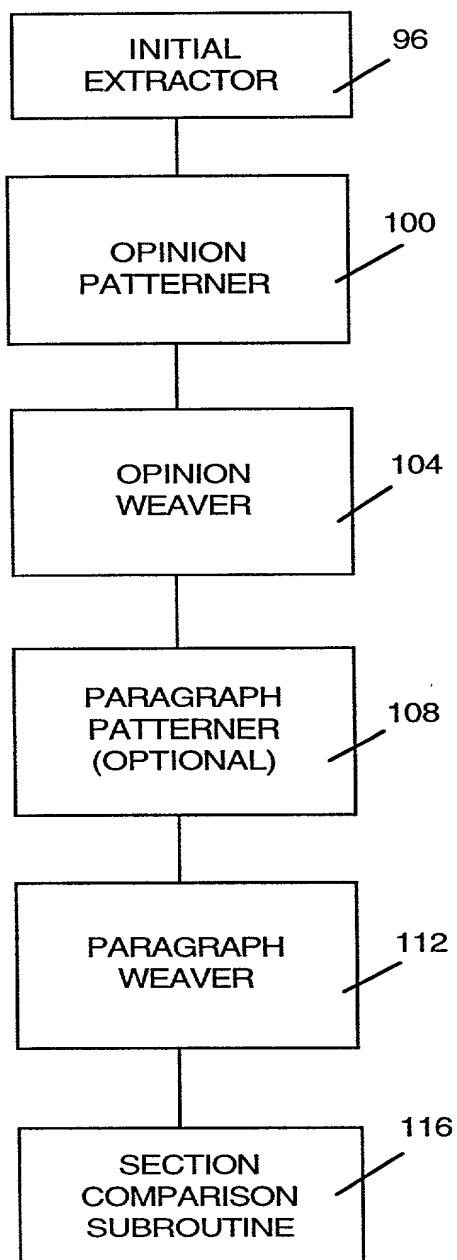


*Fig. 2*

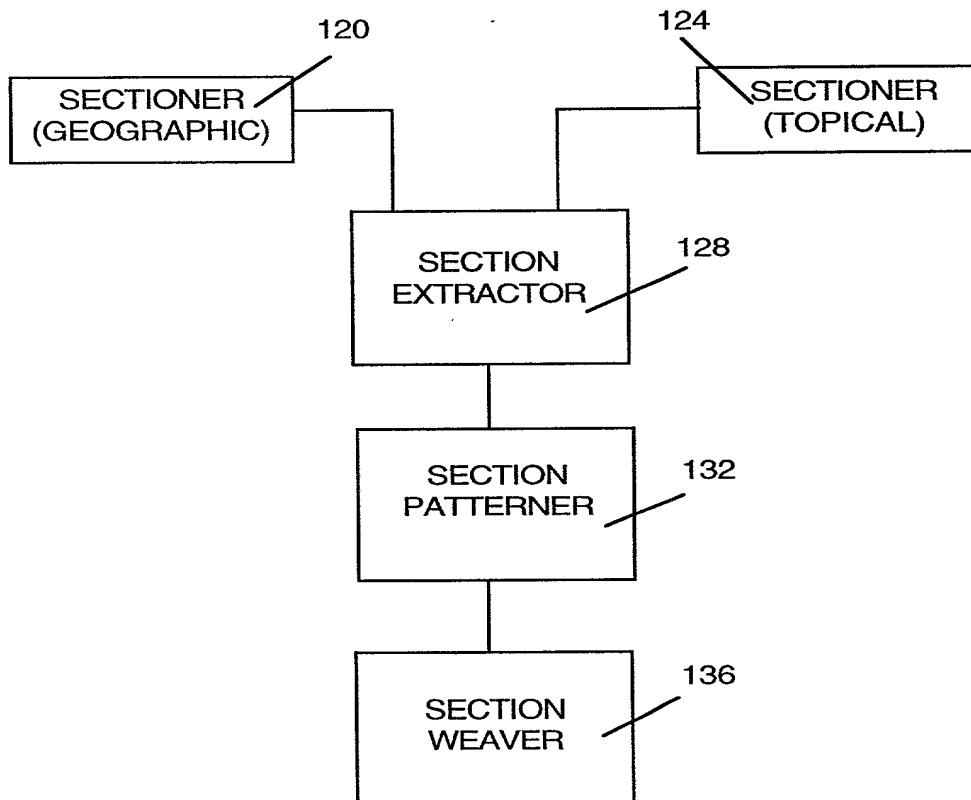
09457-0501 254550



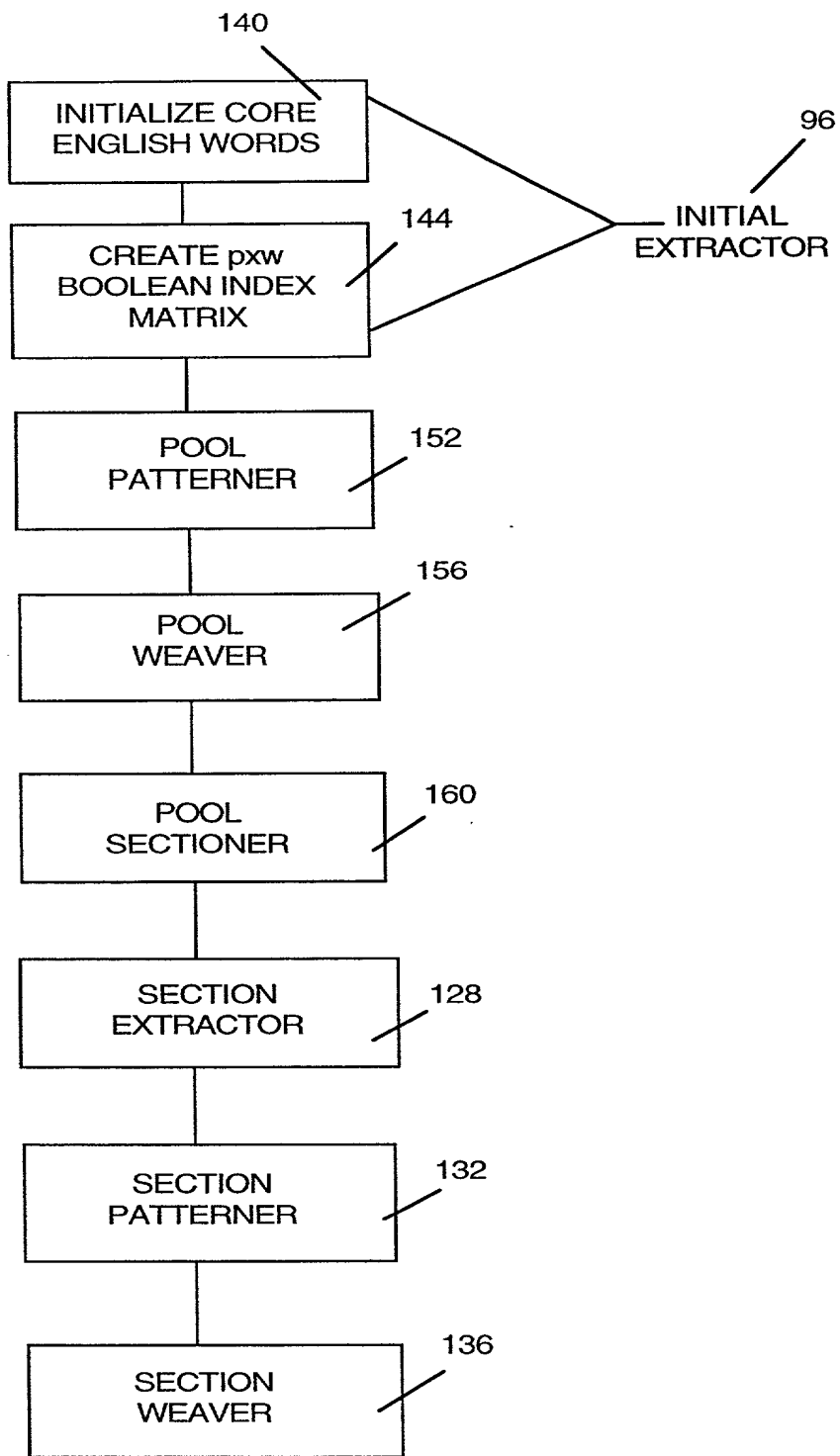
*Fig. 3A*



*Fig. 3B*



*Fig. 3C*



*Fig. 3D*

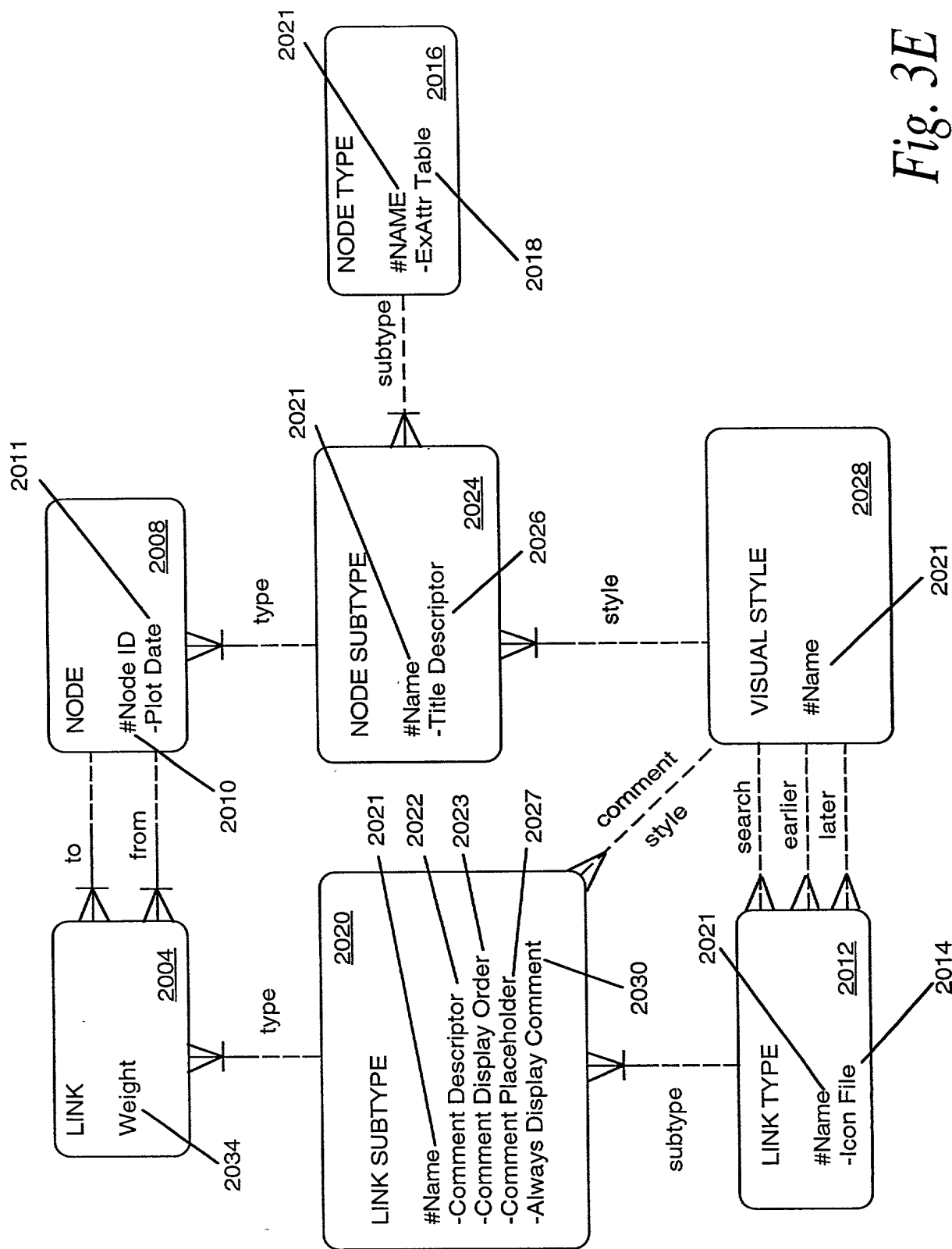


Fig. 3E

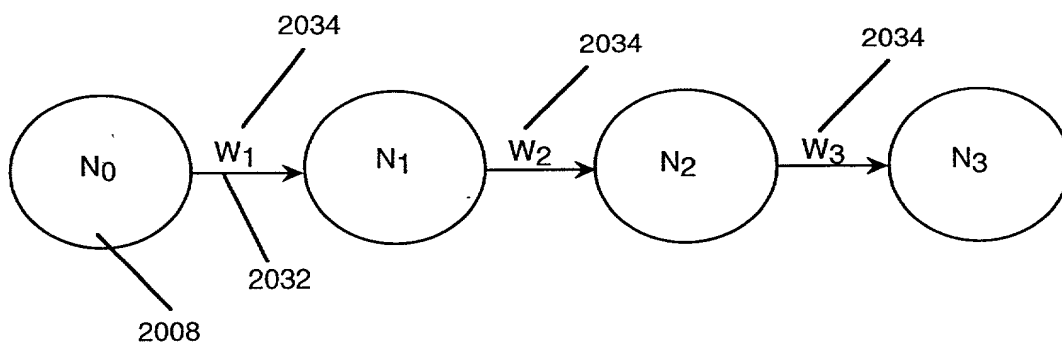
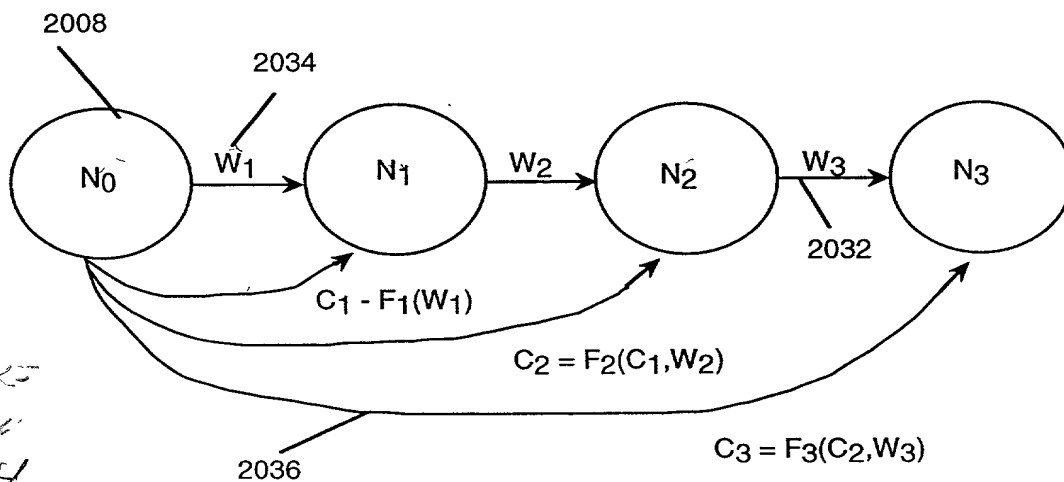


Fig. 3F



$C_1 = F_1(W_1)$   
 $C_2 = F_2(C_1, W_2)$   
 $C_3 = F_3(C_2, W_3)$

Fig. 3G



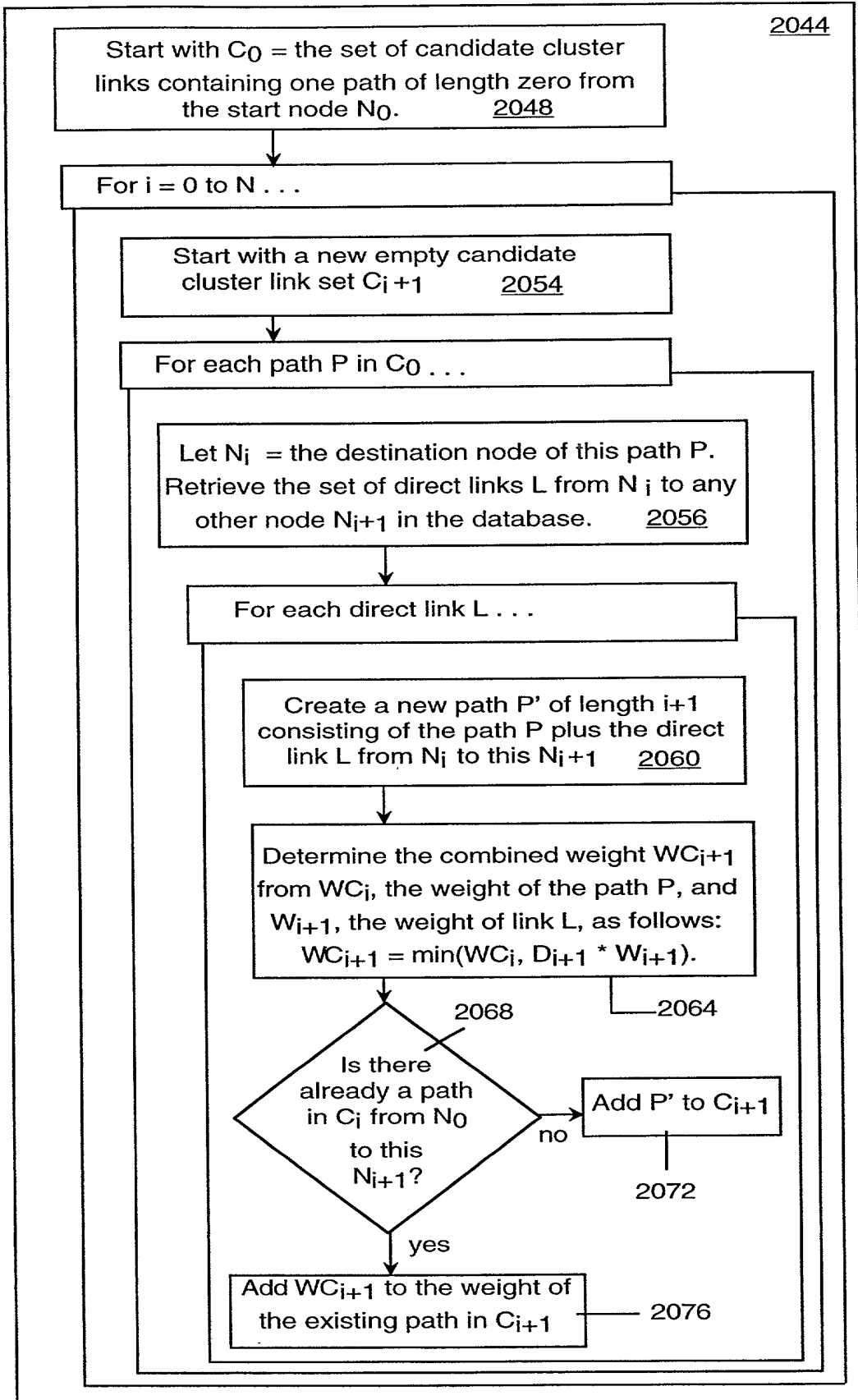


Fig. 3H

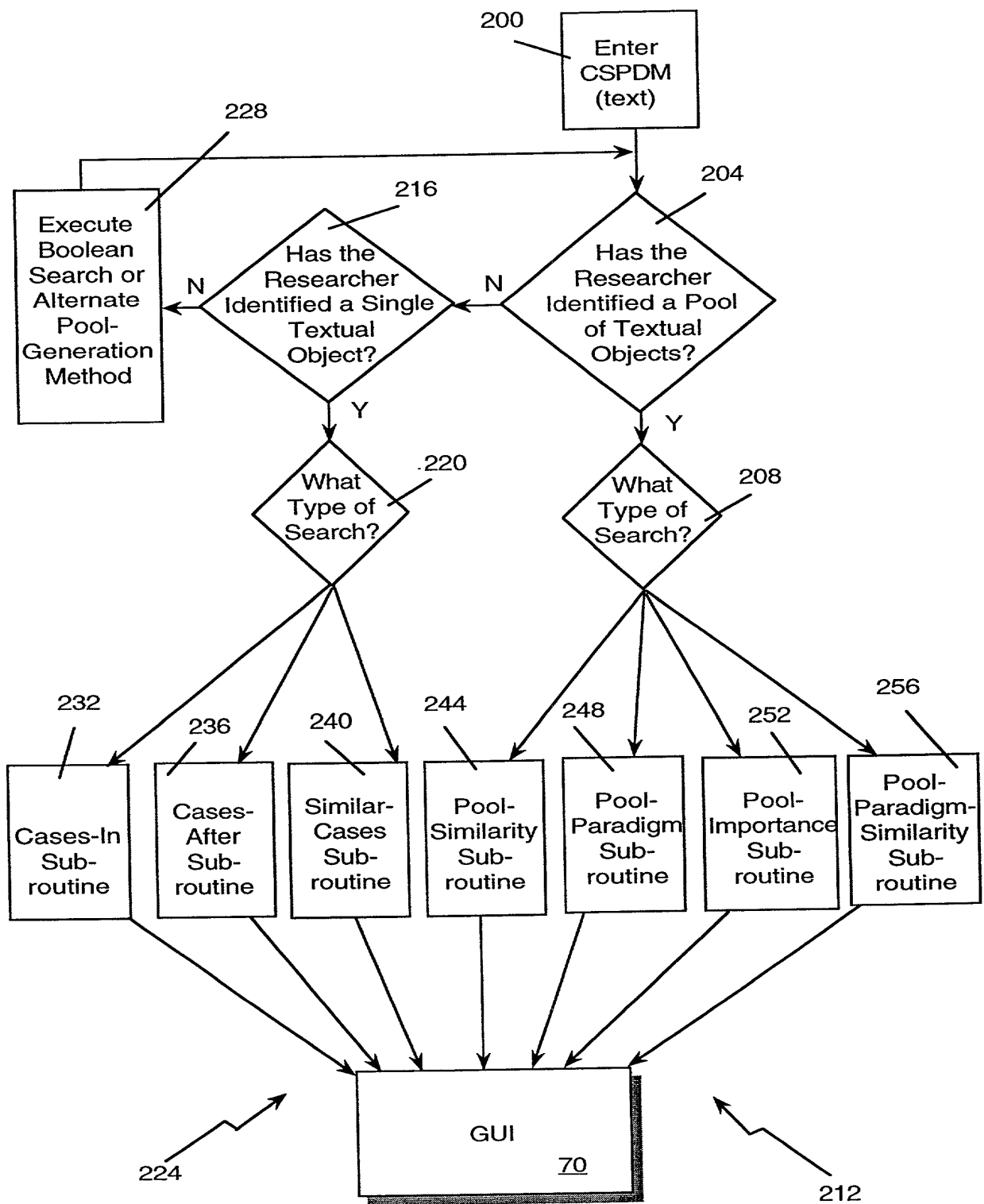
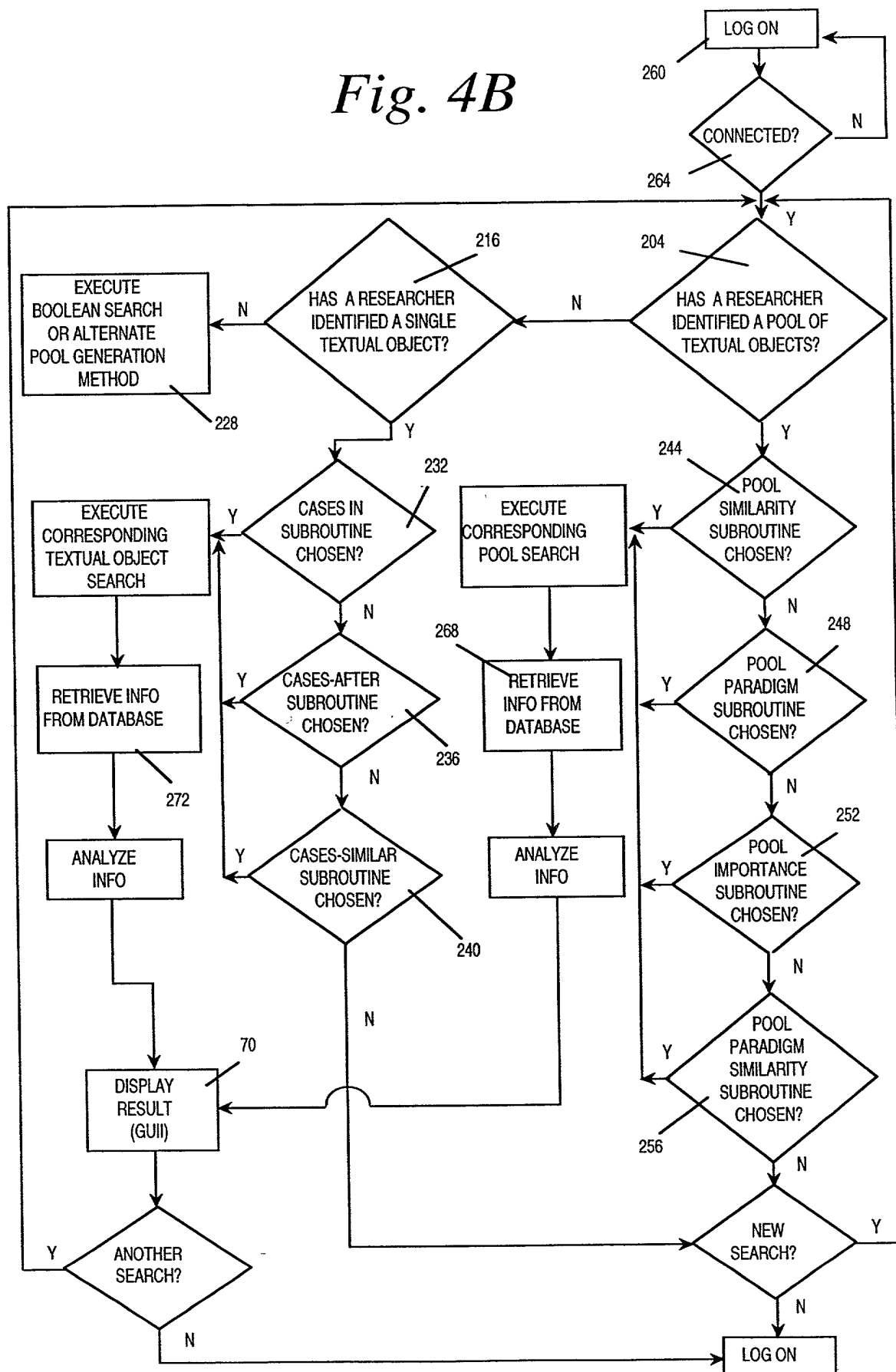
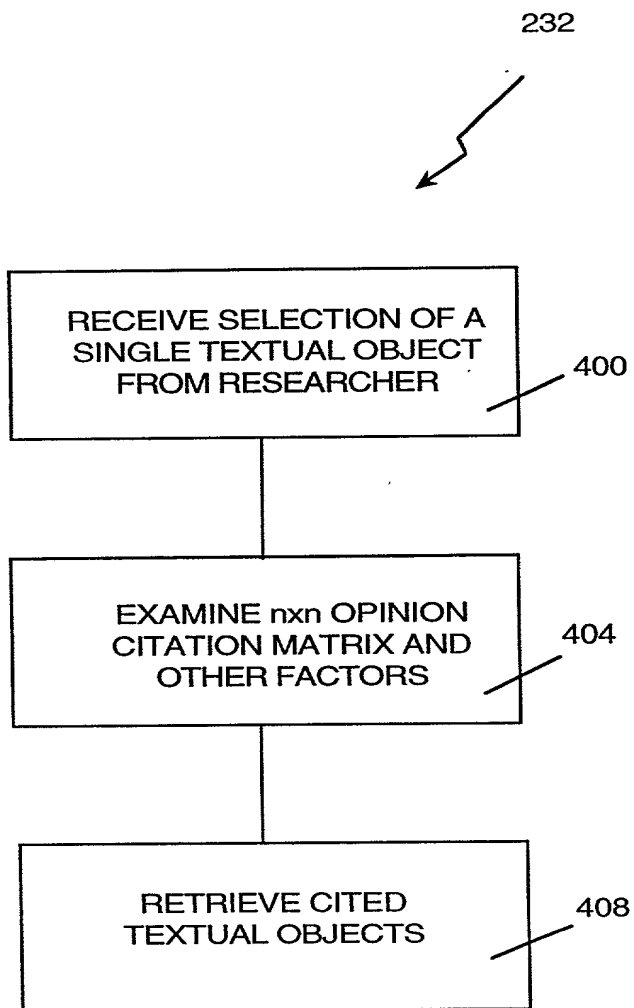


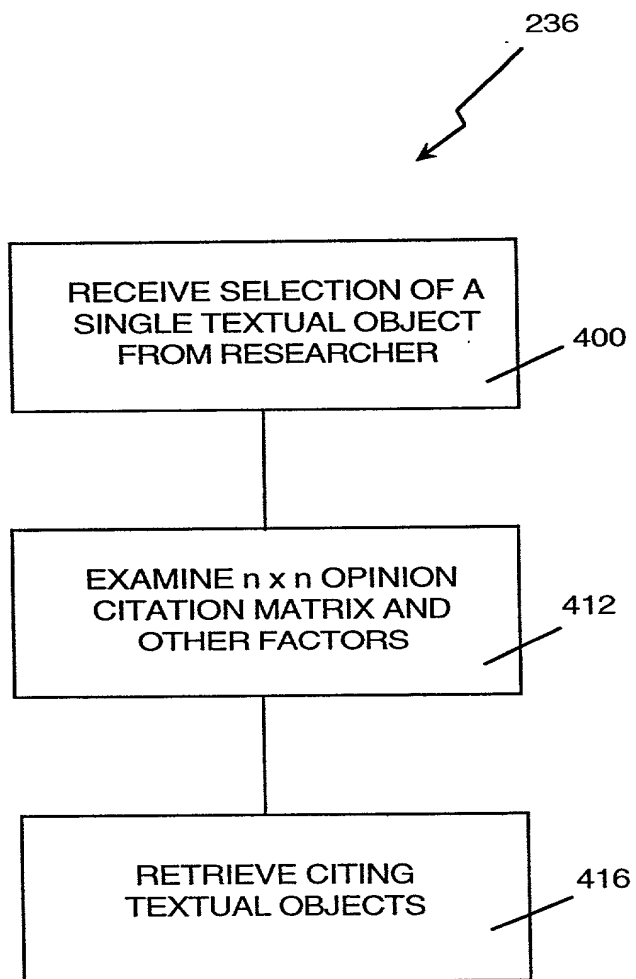
Fig. 4A



095457 051504  
"051504" 22545860

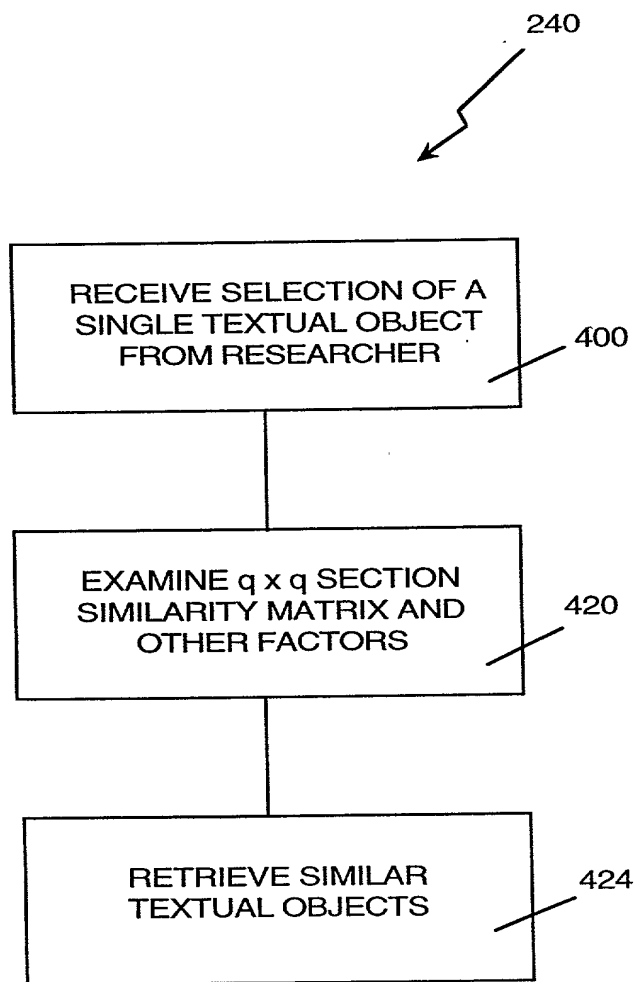


*Fig. 4C*



*Fig. 4D*

09854577 051504



*Fig. 4E*

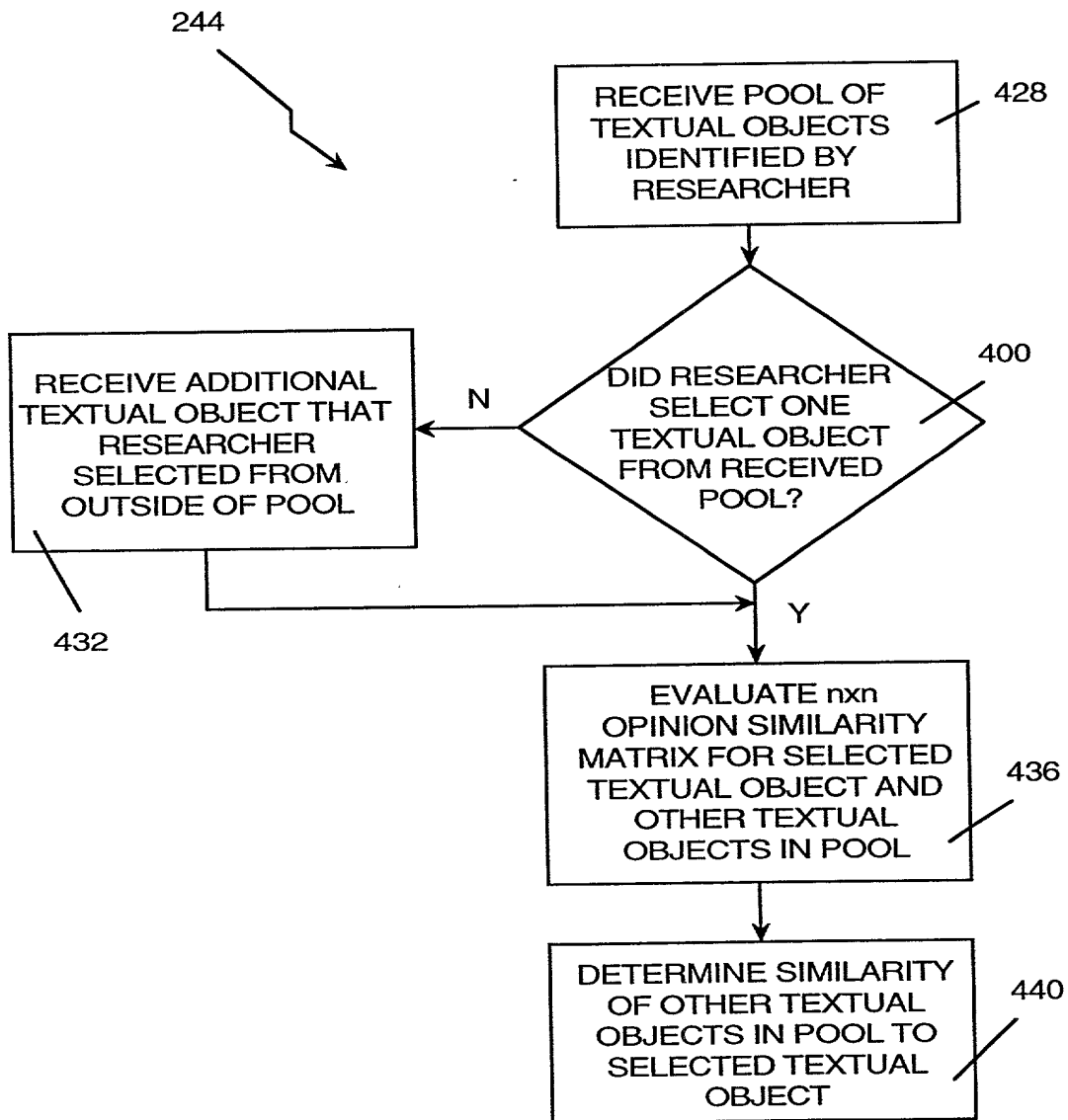
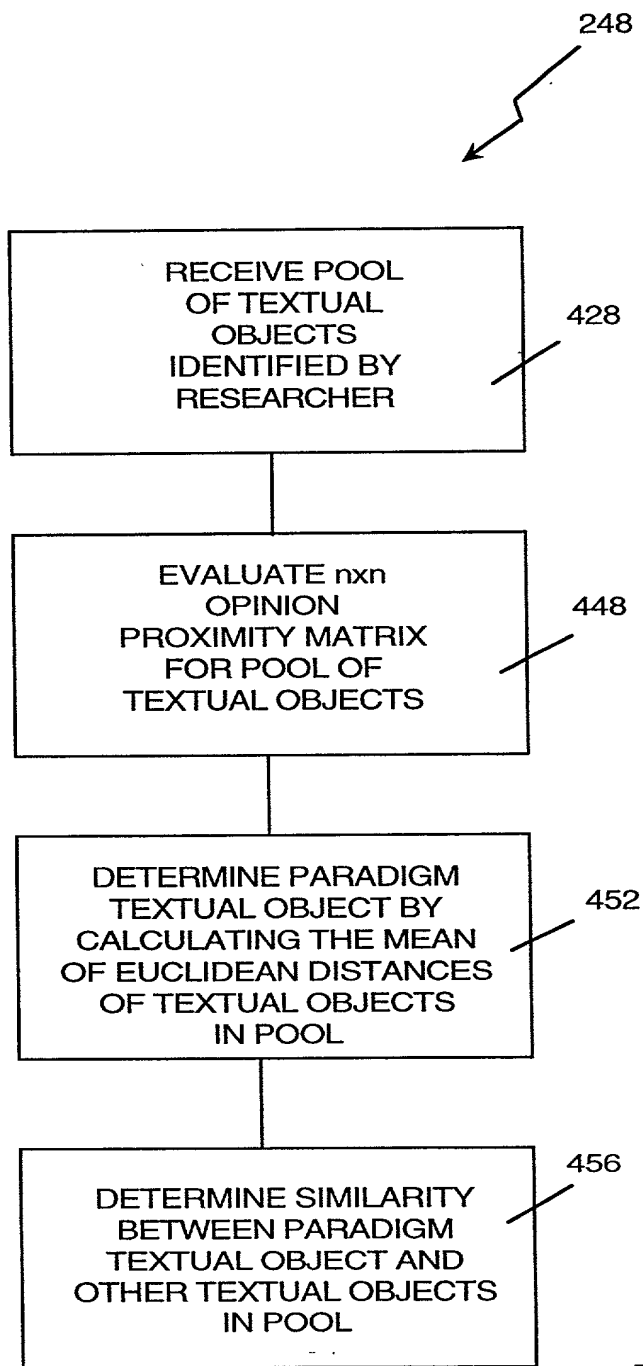
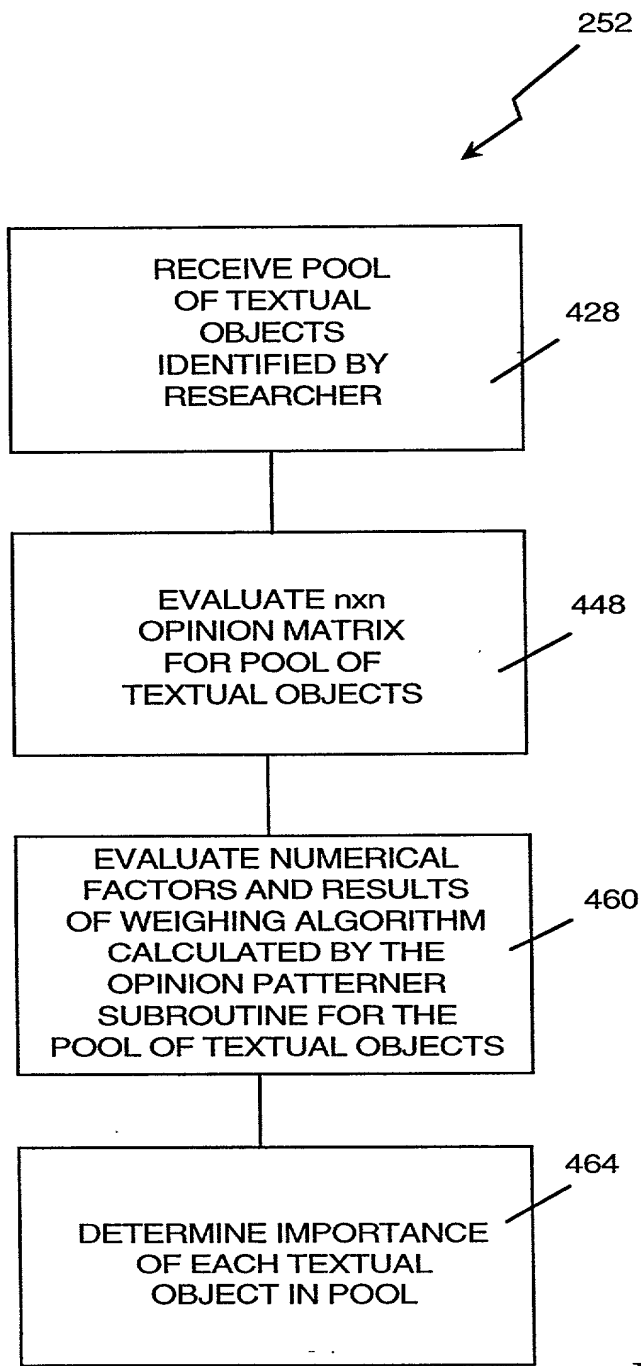


Fig. 4F



*Fig. 4G*





*Fig. 4H*

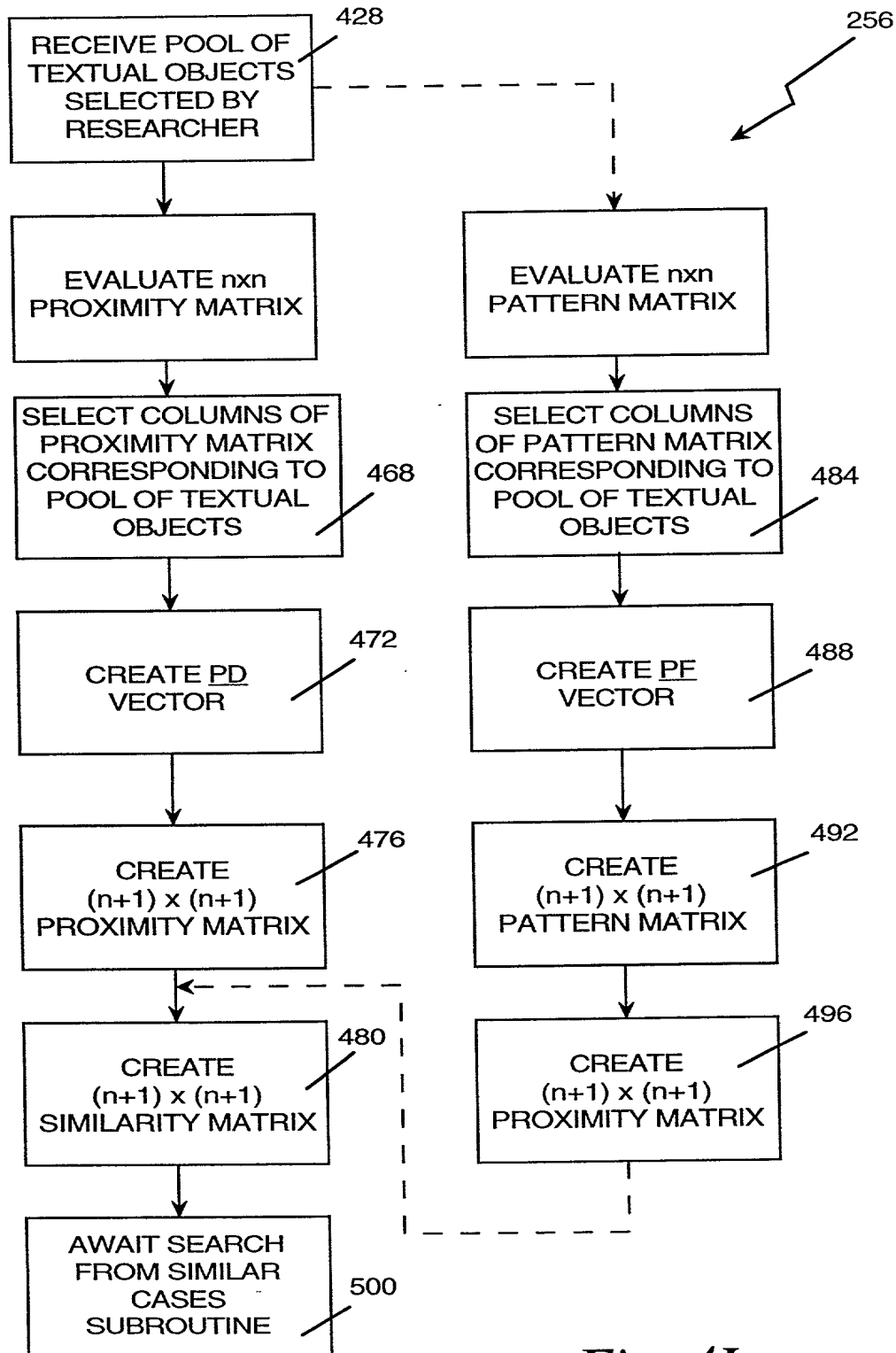


Fig. 4I

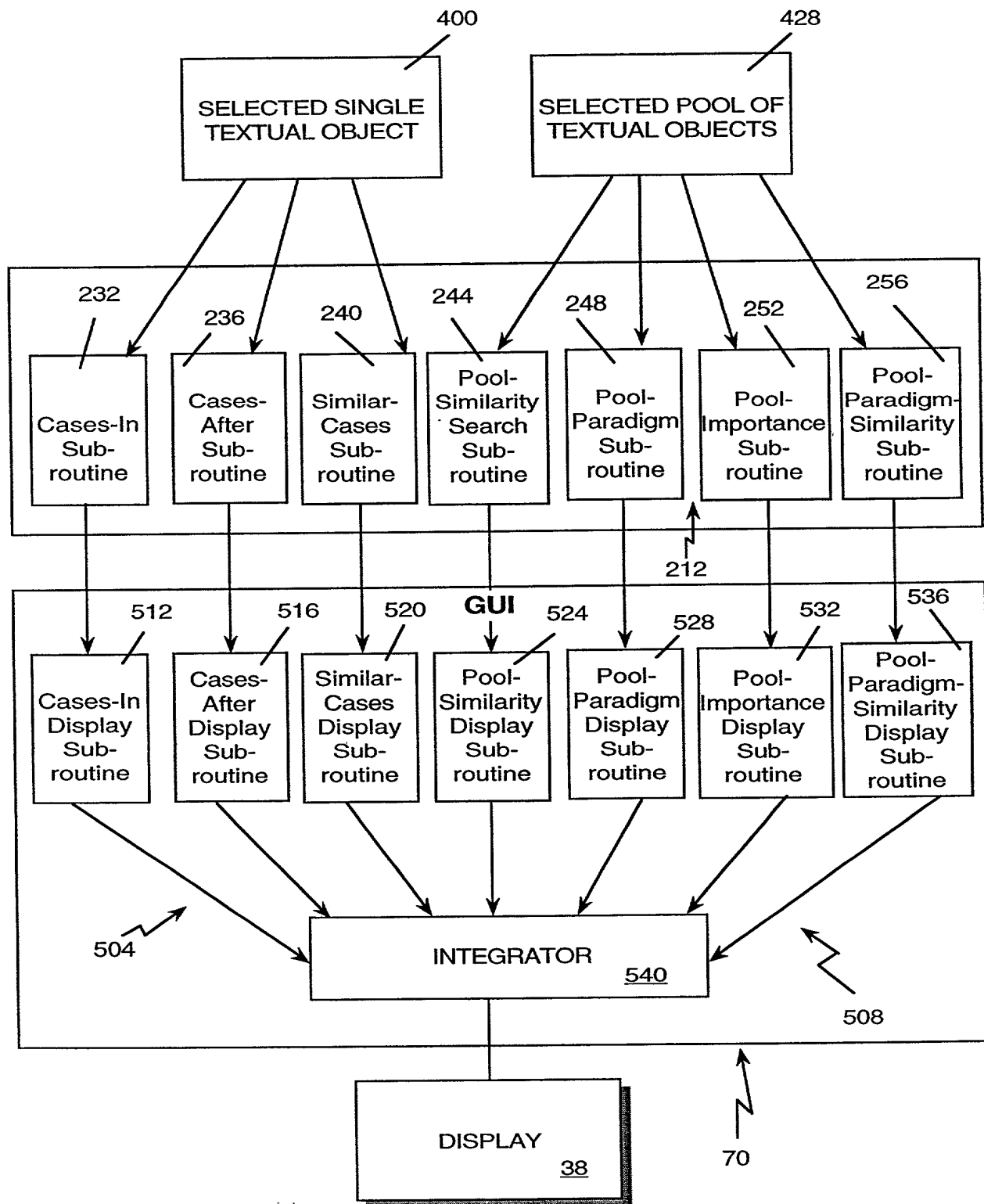


Fig. 5A

**Fig. 5B**

**Fig. 3D**

1012 1080 1116 1004 1084 1032 1132 1024

SEARCH 1: 4

TERRY V. OHIO, 392 U.S. 1 (1968)

12 ANALYSIS: CASES AFTER

1088 1096 1128 1032 1084 1020 1084 1032 1084 1108 1084 1036

U.S. V. TAVOLACCI  
895 F.2d 1423

U.S. V. MCCRORY  
930 F.2d 63  
D.C. CIR. 1991  
YEAR: 1991  
DATE: APRIL 12  
WEIGHT: 1

U.S. V. JOSEPH  
892 F.2d 118

U.S. V. NURSE  
916 F.2d 20

U.S. V. MCKIE  
951 F.2d 399

U.S. V. WILLIAMS  
951 F.2d 1287

U.S. V. JORDAN  
958 F.2d 1085

U.S. V. MCCRORY  
930 F.2d 63

U.S. V. TIMBERLAKE  
896 F.2d 592

UNDATED APRIL 1992 OCT 1991 APRIL 1991 OCT 1990 APRIL 1990 OCT 1989 APRIL 1989 OCT 1988

1

RELIANCE ON

SEARCH 1

SEARCH TITLE: SEARCH 1

VOLUME: 392

CATEGORY: US

PAGE: 11

SECTION

ANALYSIS:

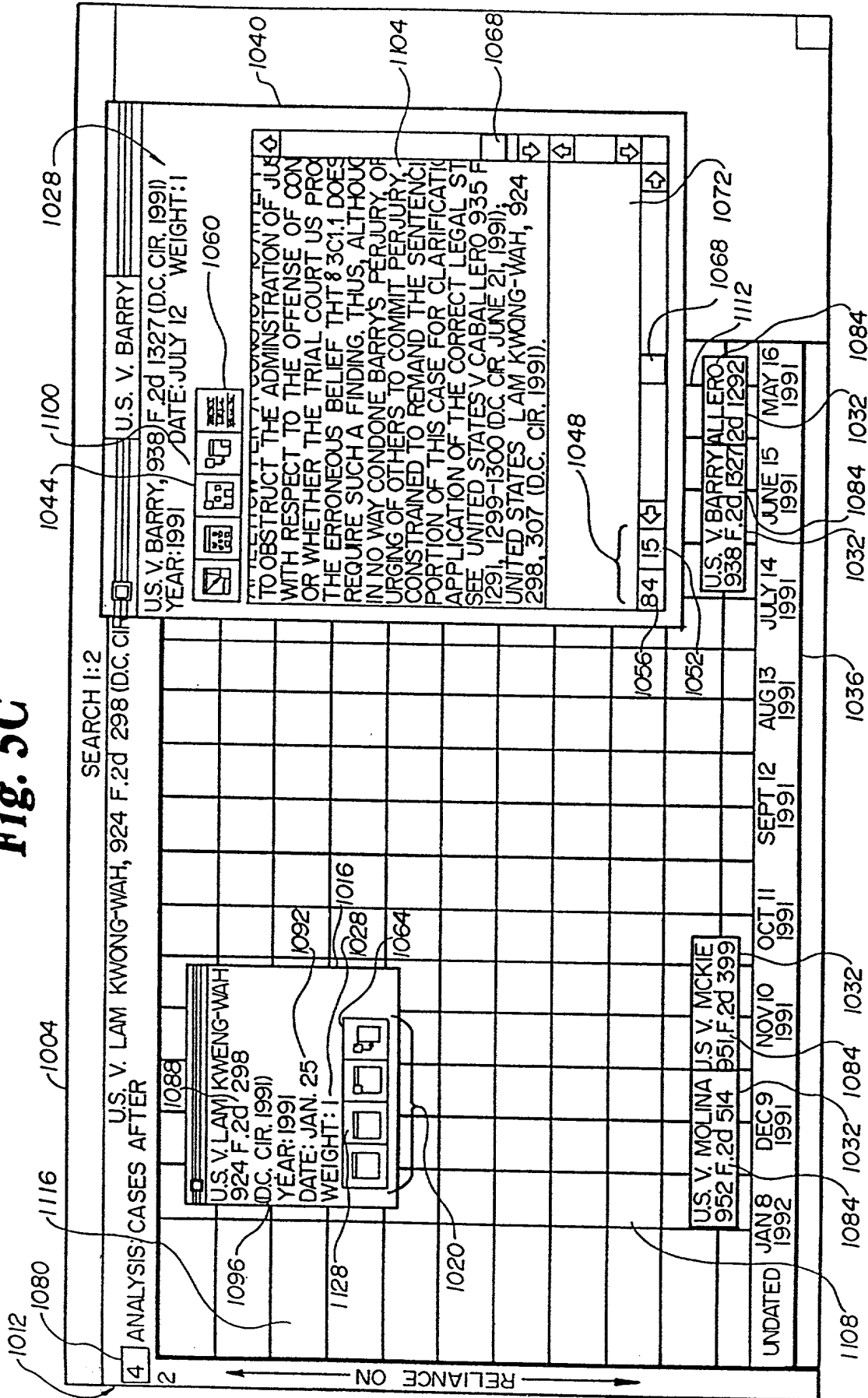
☐ Similar

☐ Cases In

☒ Cases After

EXECUTE SEARCH

Fig. 5C

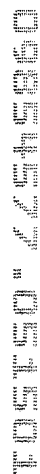


**Fig. 5D**









**Fig. 5H**

1024

SEARCH 1

SEARCH TITLE: SEARCH 1 1132

VOLUME: 910 1140

CATEGORY f2d 1144

PAGE: 843 1148

SECTION: 1136

1152

ANALYSIS 1156

☐ Similar

☐ Cases In

☒ Cases After

EXECUTE SEARCH 1160

# SCHEMATIC REPRESENTATIONS OF THE EIGHTEEN PRIMARY PATTERNS

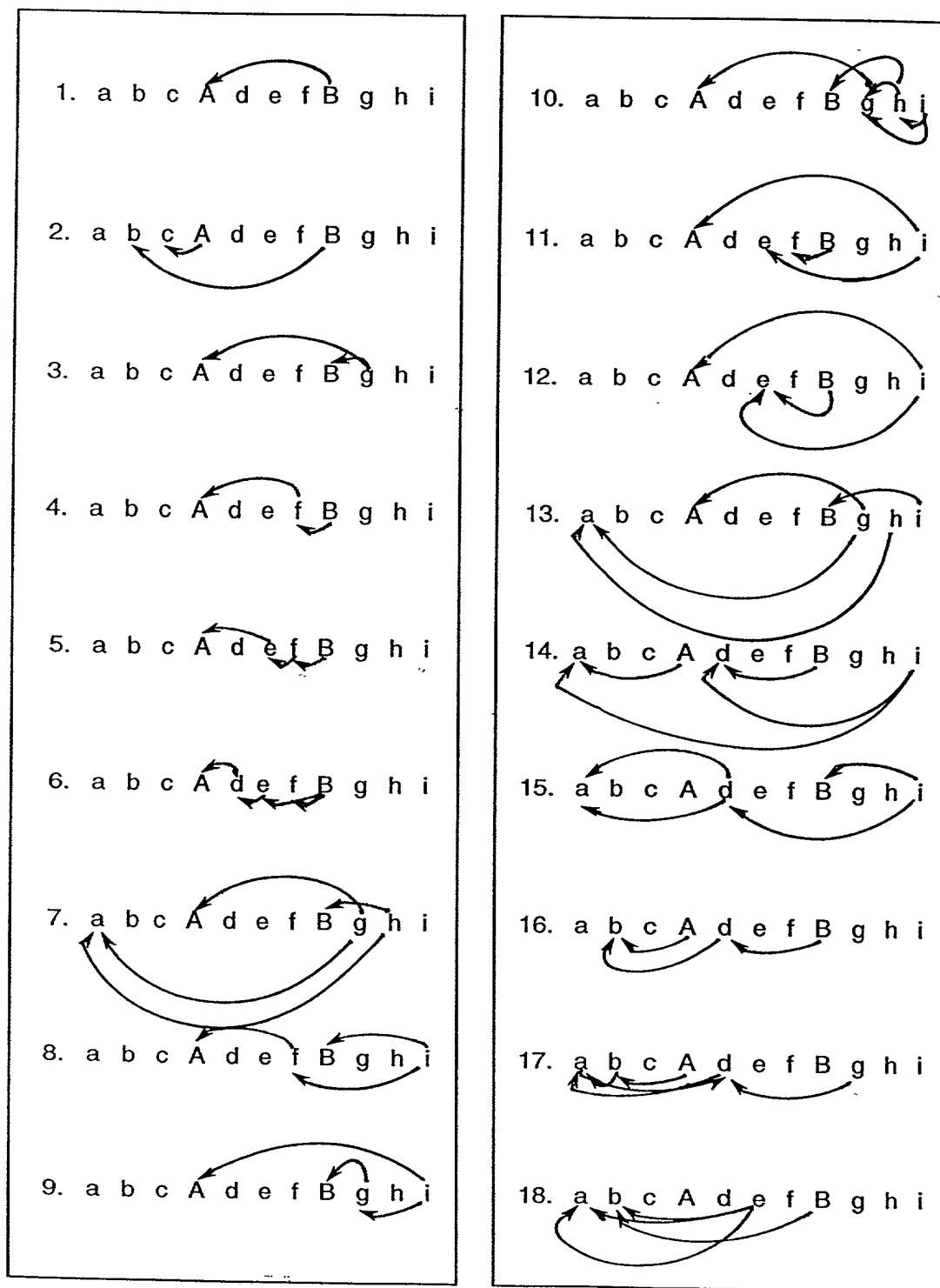


Fig. 6

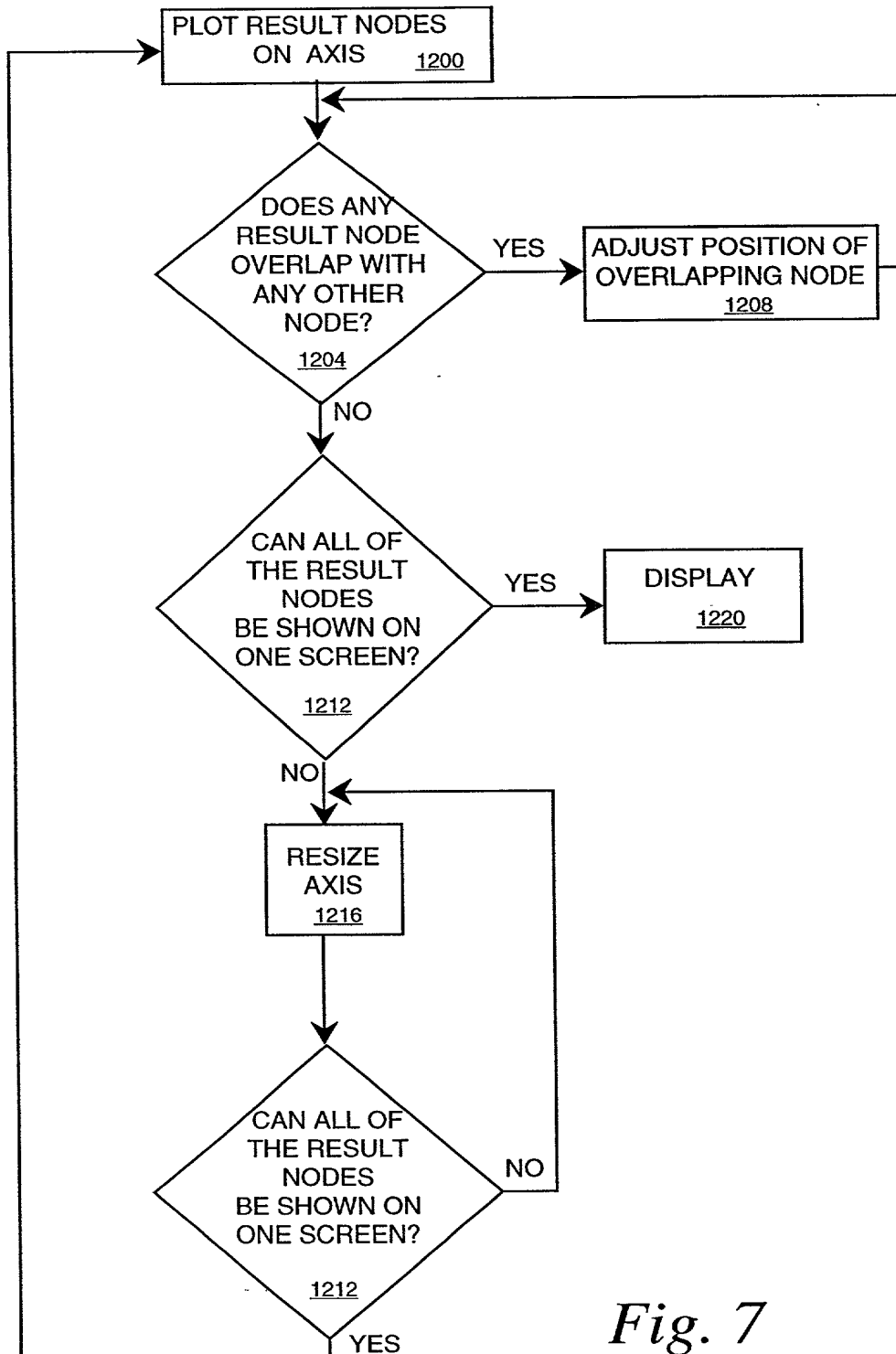


Fig. 7

Fig. 8-1

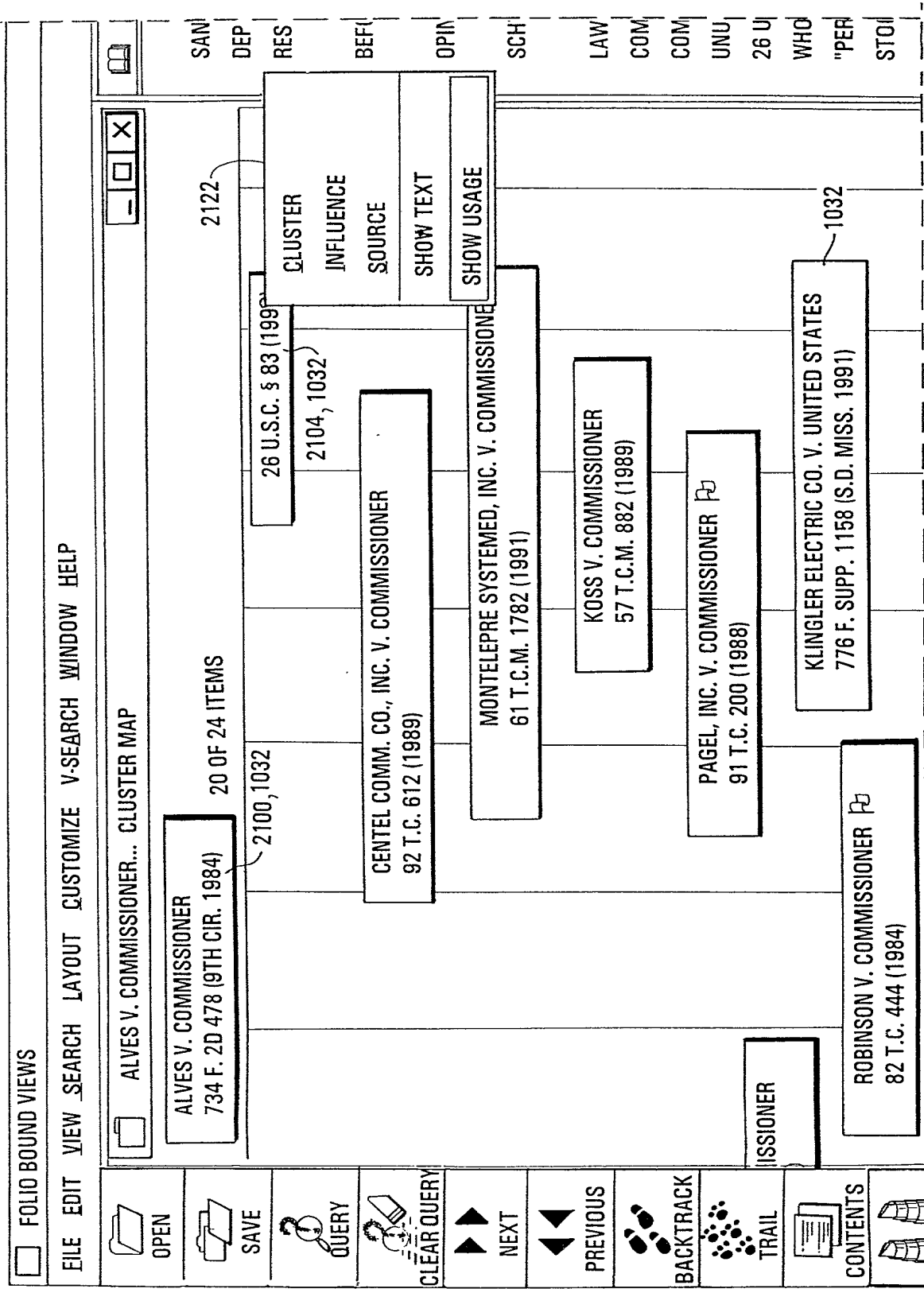


Fig. 8-2

LIBERTECH DEMONSTRATION INFOBASE	
ALVES V. COMMISSIONER, 734 F. 2D 478 (9TH CIR. 1984)	
DIEGO, CALIF, 92101, FOR PETITIONERS-APPELLANTS. JAY MILLER,	
ARTMENT OF JUSTICE, WASHINGTON, D.C. 20530, FOR	
PONDENT-APPELLEE	
DRE KENNEDY, SCHROEDER, AND BOOCHEVER, CIRCUIT JUDGES.	
ION	
ROEDER, CIRCUIT JUDGE:	
RENCE J. ALVES APPEALS A TAX COURT DECISION SUSTAINING THE	
MISSIONER'S FINDING OF DEFICIENCY FOR 1974 AND 1975. ALVES V.	
MISSIONER, 79 T. C. 864 (1982). THE APPEAL RAISES AN	
SUAL QUESTION UNDER SECTION 83 OF THE INTERNAL REVENUE CODE,	
.S.C. § 83 (1982). SECTION 83 REQUIRES THAT AN EMPLOYEE	
HAS PURCHASED RESTRICTED STOCK IN CONNECTION WITH HIS	
PERFORMANCE OF SERVICES" MUST INCLUDE AS ORDINARY INCOME THE	
CK'S APPRECIATION IN VALUE BETWEEN THE TIME OF PURCHASE AND THE	

**Fig. 8-3**

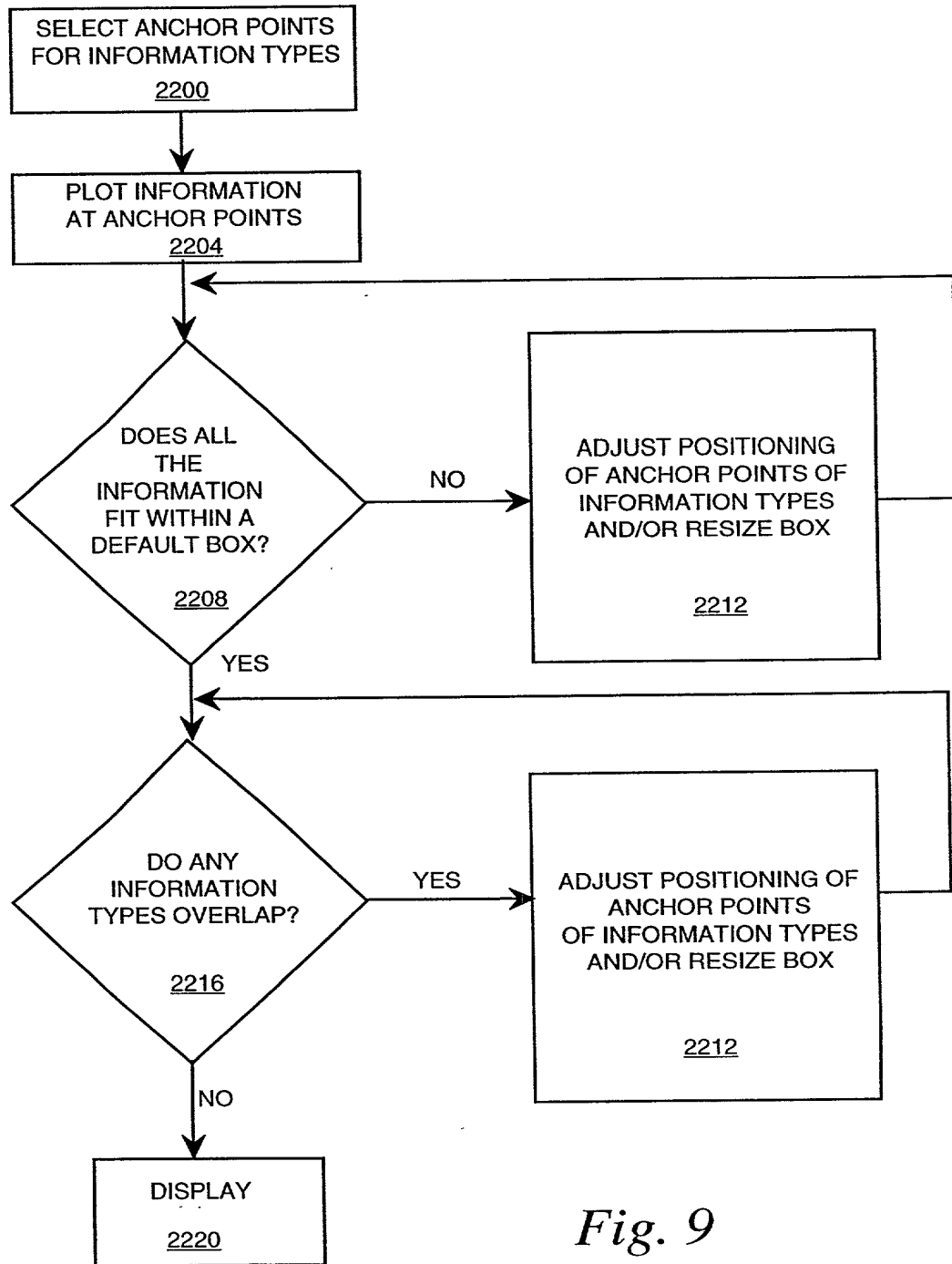
Fig. 8-4

THE RESTRICTIONS LAPSE, UNLESS AT THE TIME HE PURCHASED THE STOCK  
 .ECTED TO INCLUDE AS INCOME THE DIFFERENCE BETWEEN THE PURCHASE  
 E AND THE FAIR MARKET VALUE AT THAT TIME. 1 THE ISSUE HERE IS  
 THER SECTION 83 ☐ APPLIES TO AN EMPLOYEE'S PURCHASE OF  
 RICTED STOCK WHEN , ACCORDING TO THE STIPULATION OF THE PARTIES, THE  
 UNT PAID FOR THE STOCK EQUALED ITS FULL FAIR MARKET VALUE, WITHOUT  
 ARD TO ANY RESTRICTIONS. THE TAX COURT, WITH TWO DISSENTING  
 JOINS, HELD THAT SECTION 83 ☐ APPLIES TO ALL RESTRICTED STOCK THAT IS  
 NSFERRED "IN CONNECTION WITH THE PERFORMANCE OF SERVICES,"  
 ARDLESS OF THE AMOUNT PAID FOR IT. 79 T. C. ☐ AT 878. WE AFFIRM.

TS

ERAL DIGITAL CORPORATION (THE COMPANY) WAS FORMED IN APRIL,  
 D, TO MANUFACTURE AND MARKET MICRO-ELECTRONIC CIRCUITS. AT ITS  
 T MEETING, THE COMPANY'S BOARD OF DIRECTORS RESOLVED TO ISSUE  
 00 SHARES OF ITS COMMON STOCK TO ITS COMPANY PRESIDENT, AND  
 00 SHARES TO THE COMPANY UNDERWRITER. THE BOARD ALSO VOTED TO  
 AN ADDITIONAL 264,000 SHARES OF COMMON STOCK TO SEVEN NAMED





*Fig. 9*

Fig. 10A-1

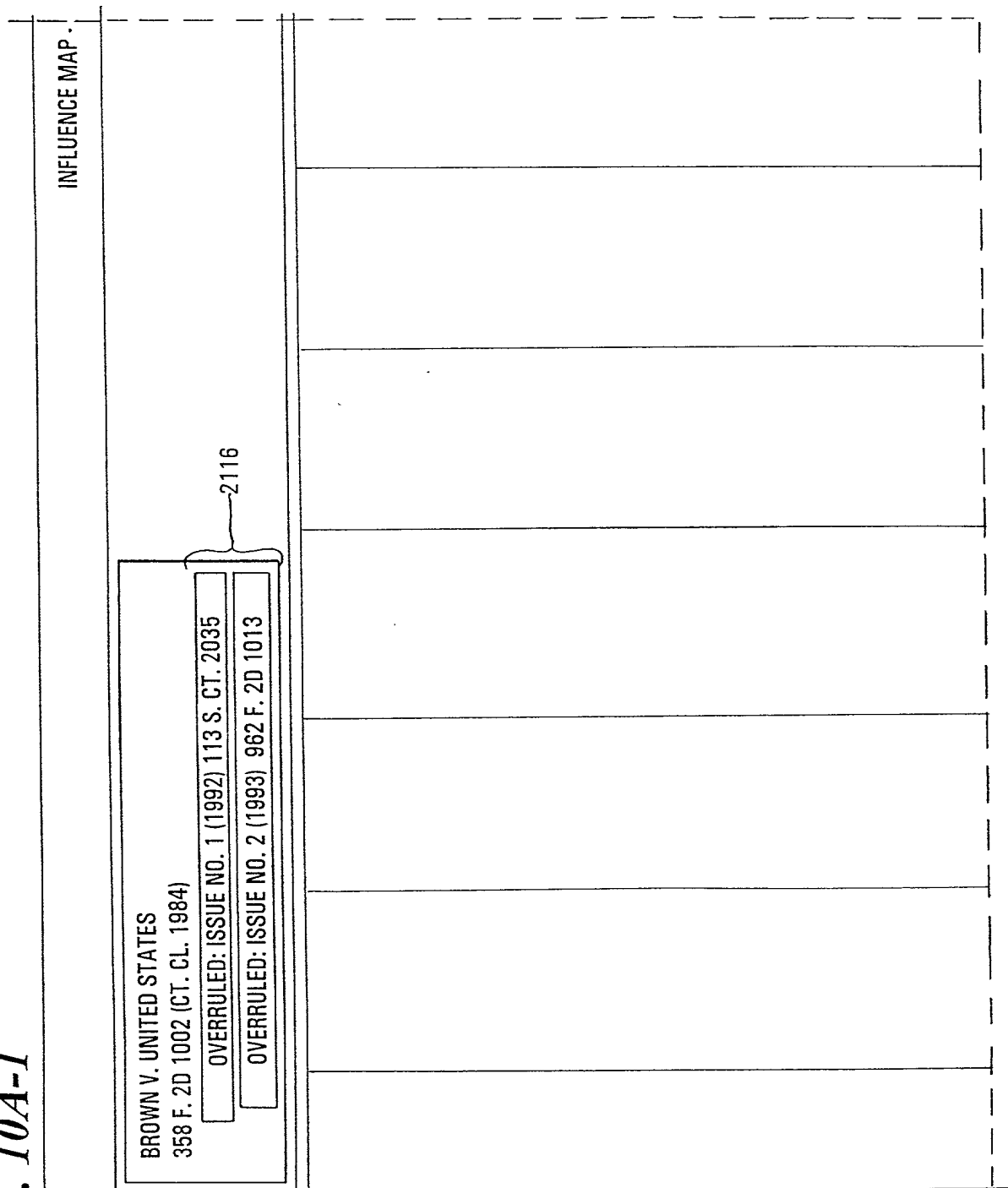


Fig. 10A-2

BROWN V. UNITED STATES...

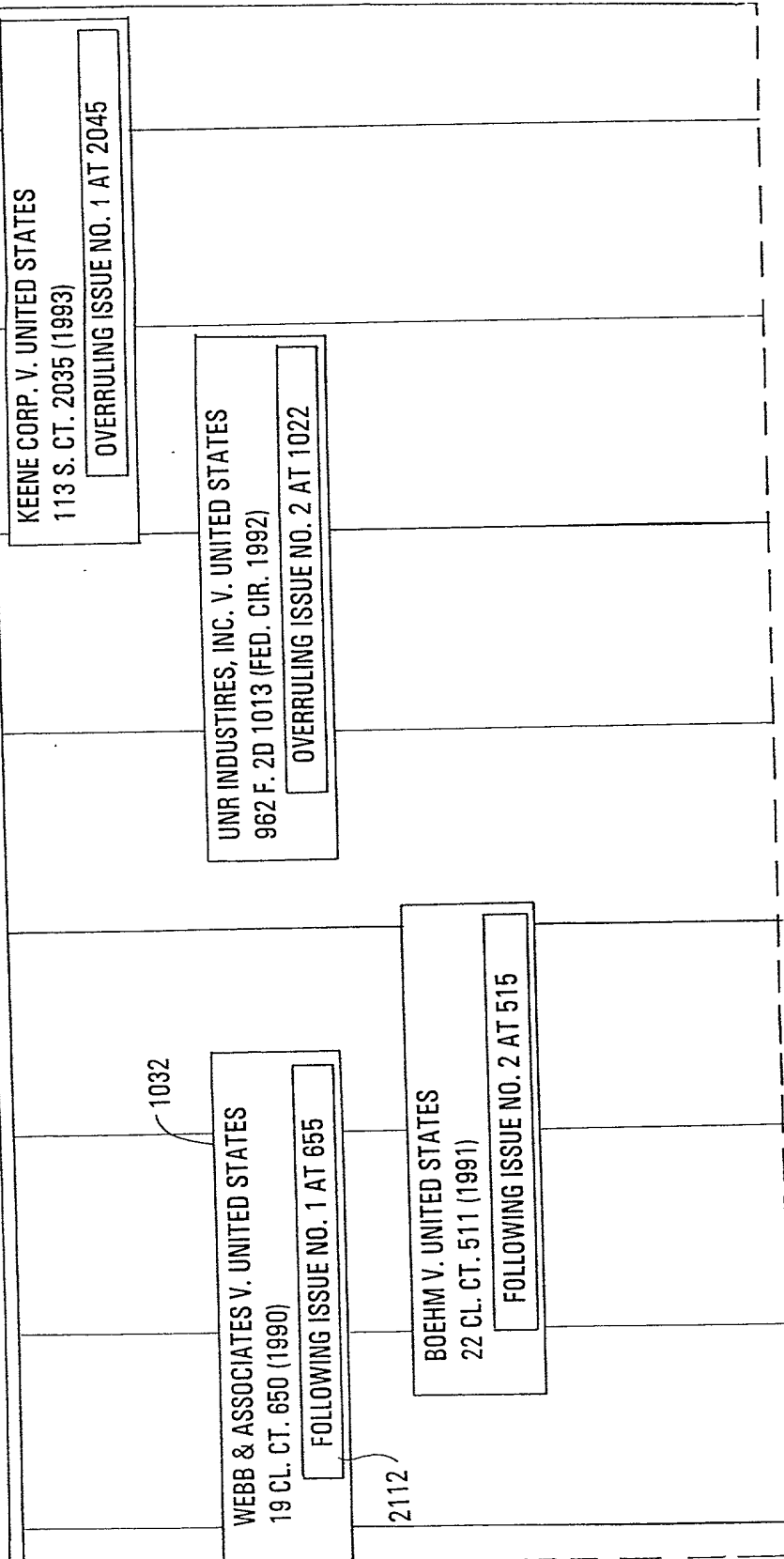
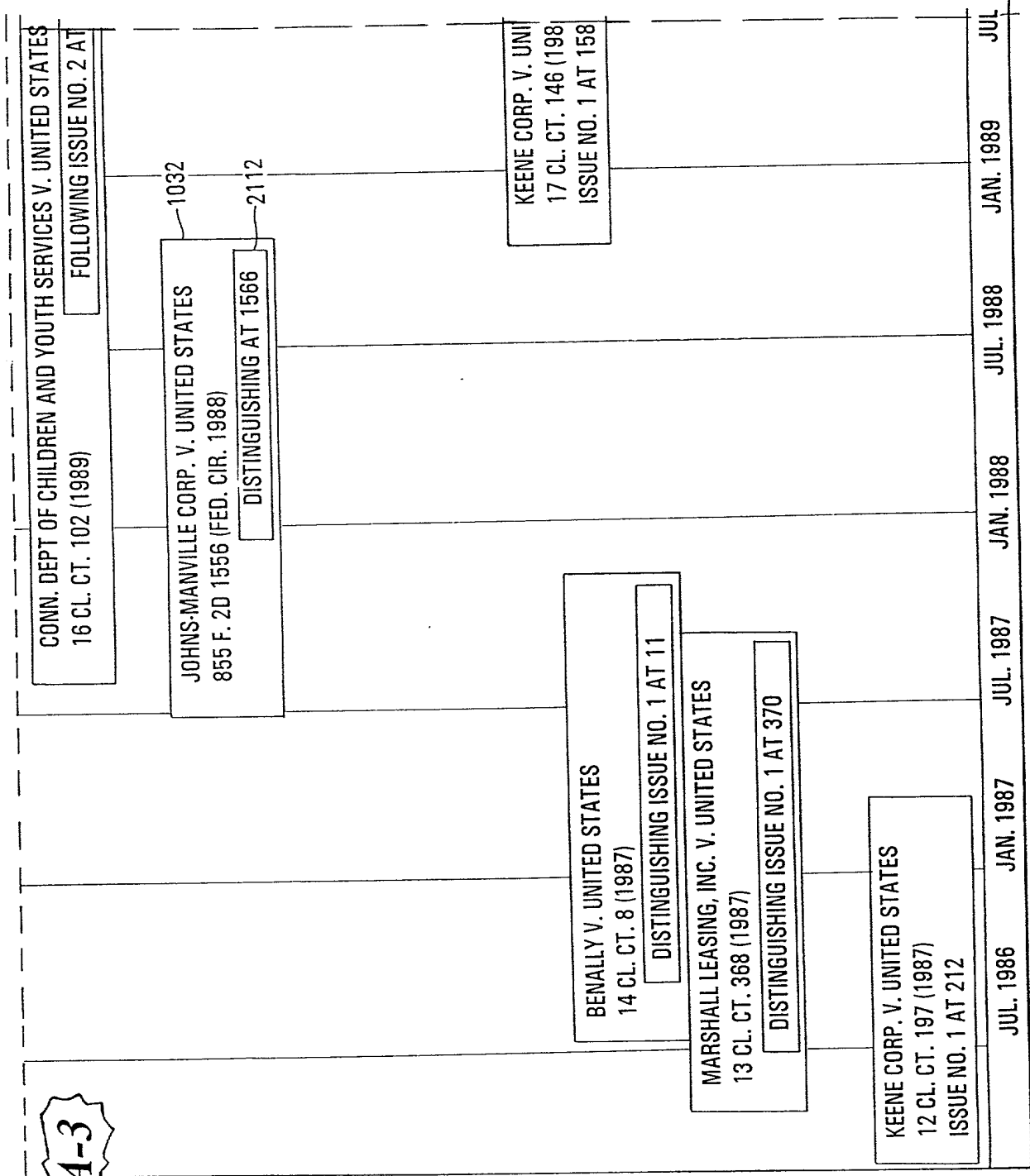
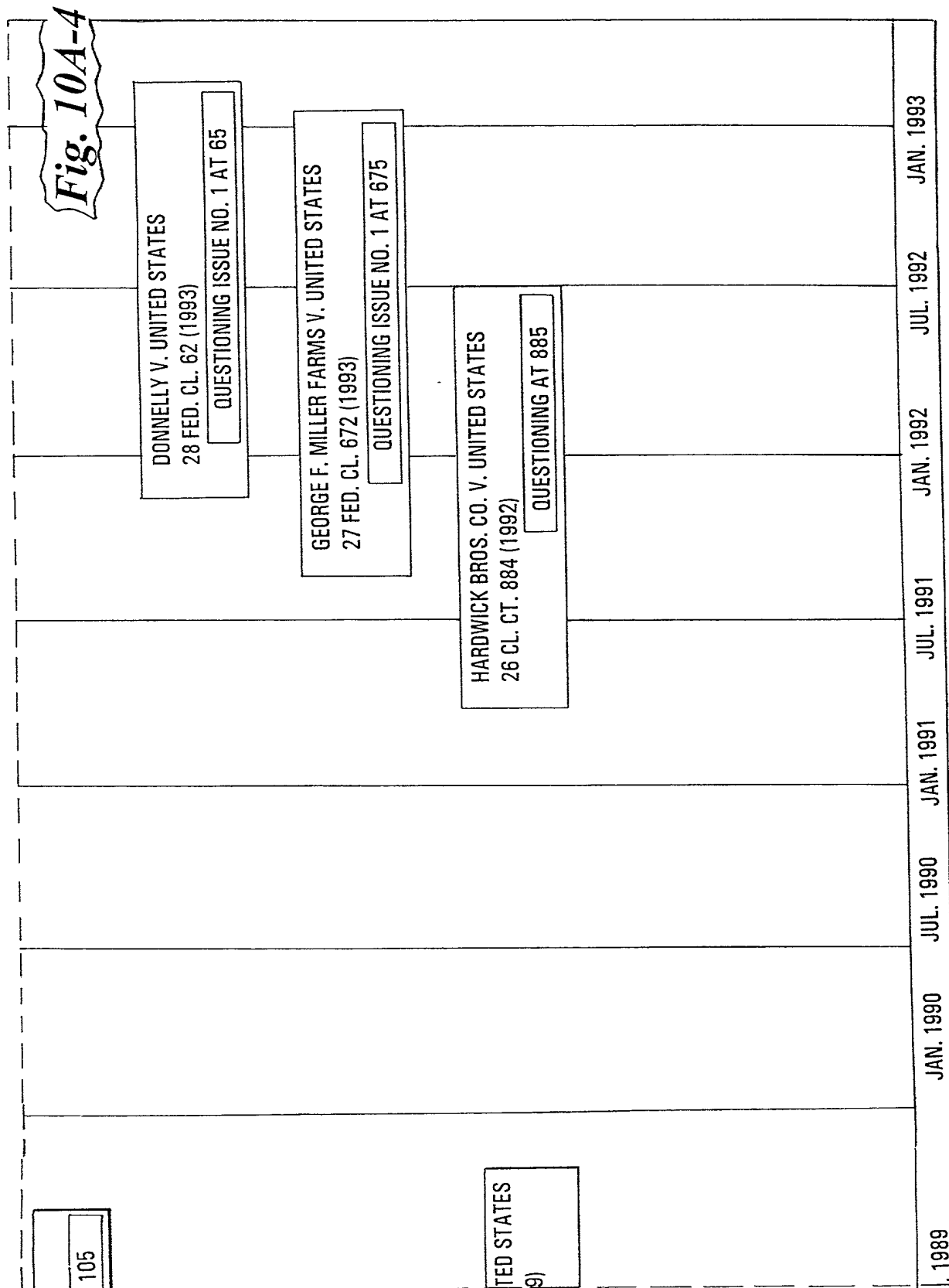


Fig. 10A-3





*Fig. 10B-1*

SOURCE MAP - TERRY V. OHIO			
<div>TERRY V. OHIO 292 U.S. 1 (1968)</div>			
<div>U.S. CONST. AMEND. IV 1791</div>			

**Fig. 10B-2**

292 U.S. 1 (1968)

BECH V. OHIO  
379 U.S. 89 (1964)

KATZ V. UNITED STATES  
389 U.S. 347, 351 (1967)  
(HARLAN, J., CONCURRING)

L. TIFFANY ET. AL.,  
DETECTION OF CRIME (1967)

PRESTON V. UNITED STATES  
376 U.S. 364 (1964)

PEOPLE V. RIVERA  
14 N.Y. 2D 441 (1964)

CERT. DENIED 379 U.S. 978

CAMARA V. MUN. CT.  
387 U.S. 523 (1967)

WARDEN V. HAYDEN  
387 U.S. 294, 310 (1967)  
(FORTAS, J., CONCURRING)

MAPP V. OHIO  
367 U.S. 643 (1961)

ELHINS V. UNITED STATES  
364 U.S. 206 (1960)

BRINEGAR V. UNITED STATES  
338 U.S. 160 (1949)

UNITED STATES V. DI RE  
332 U.S. 581 (1948)

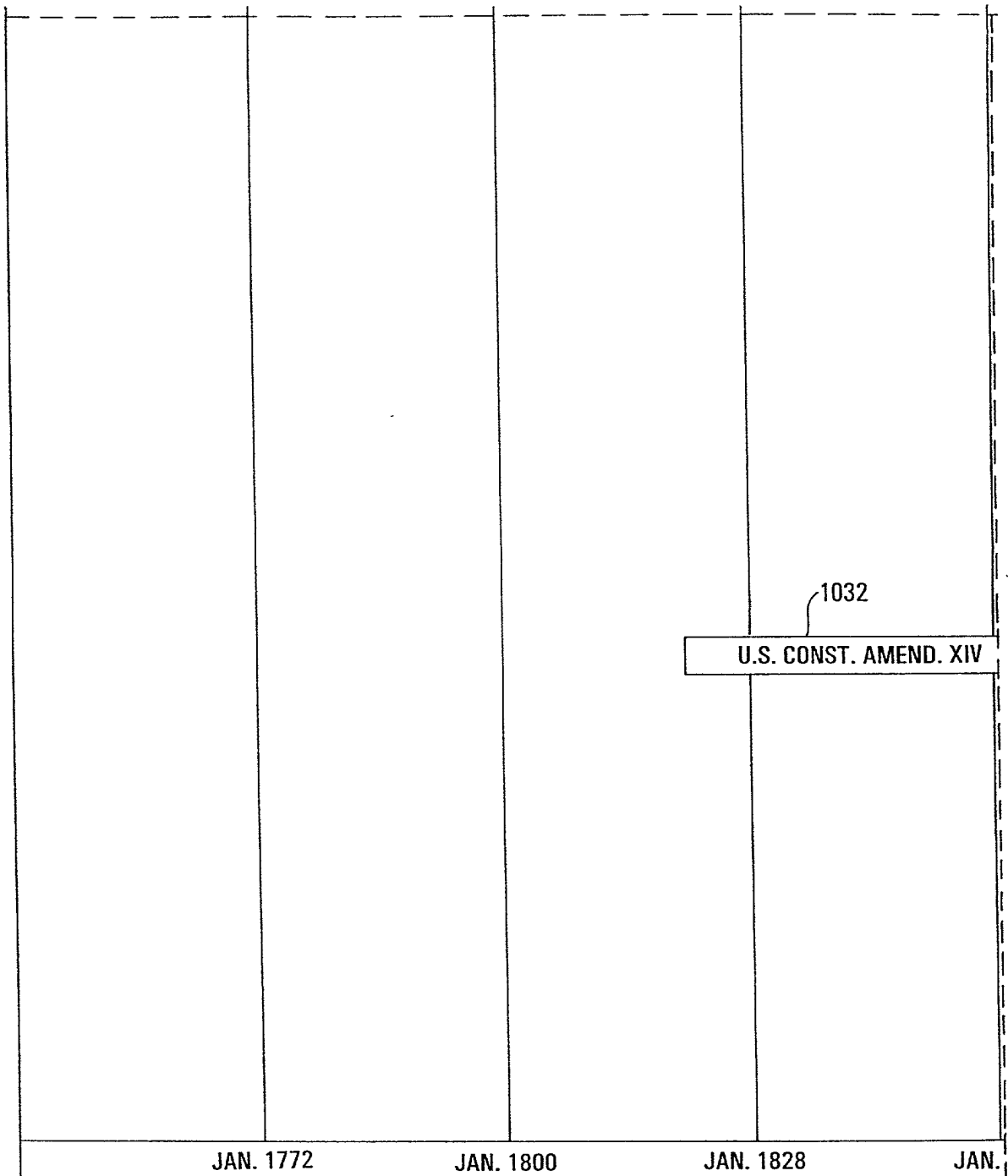
JOHNSON V. UNITED STATES  
333 U.S. 10 (1948)

CARROL V. UNITED STATES  
267 U.S. 132 (1925)

ELLIS V. UNITED STATES  
264 F. 2D 372 (1959)

09854577 051501

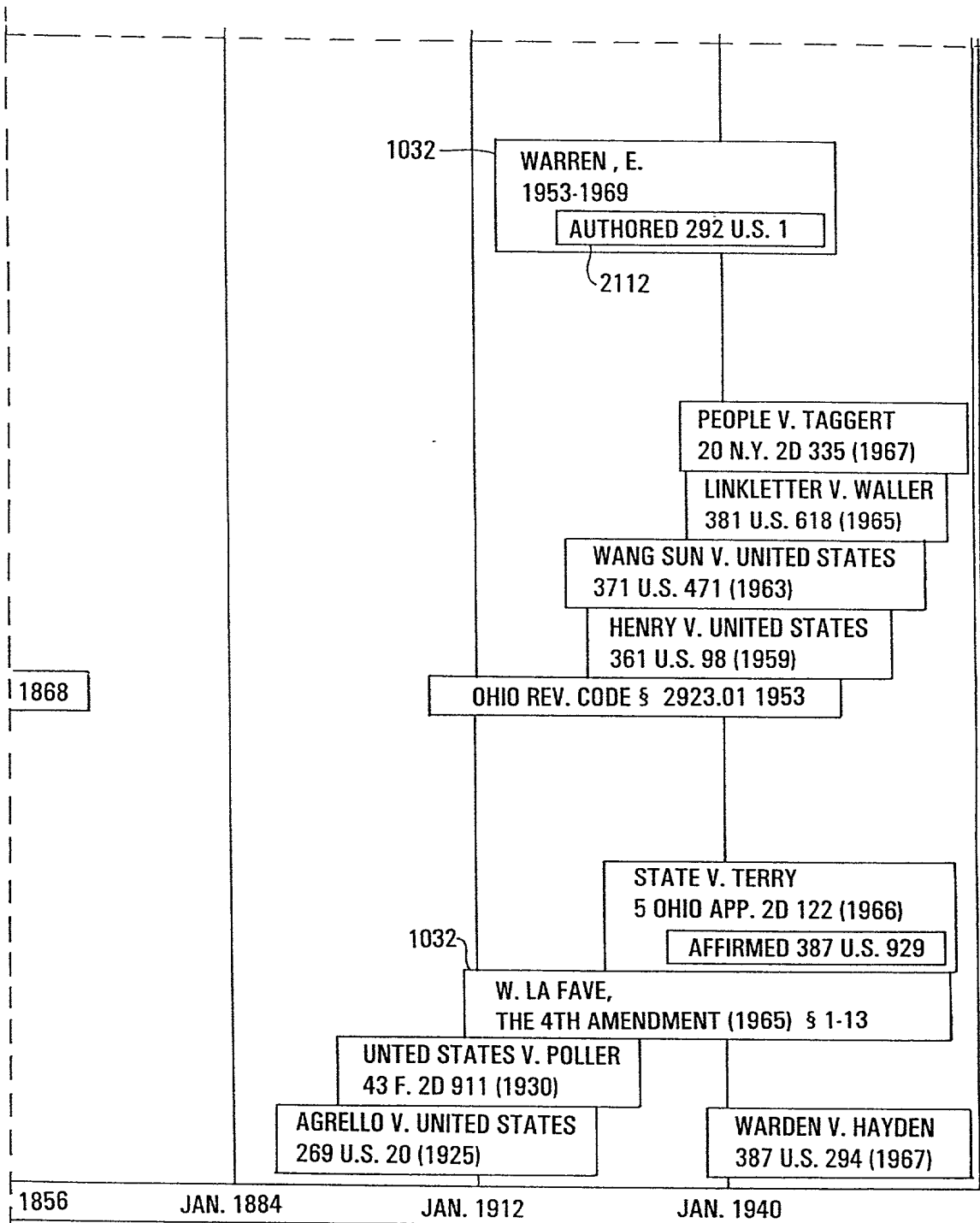
*Fig.10B-3*



098457-0545860



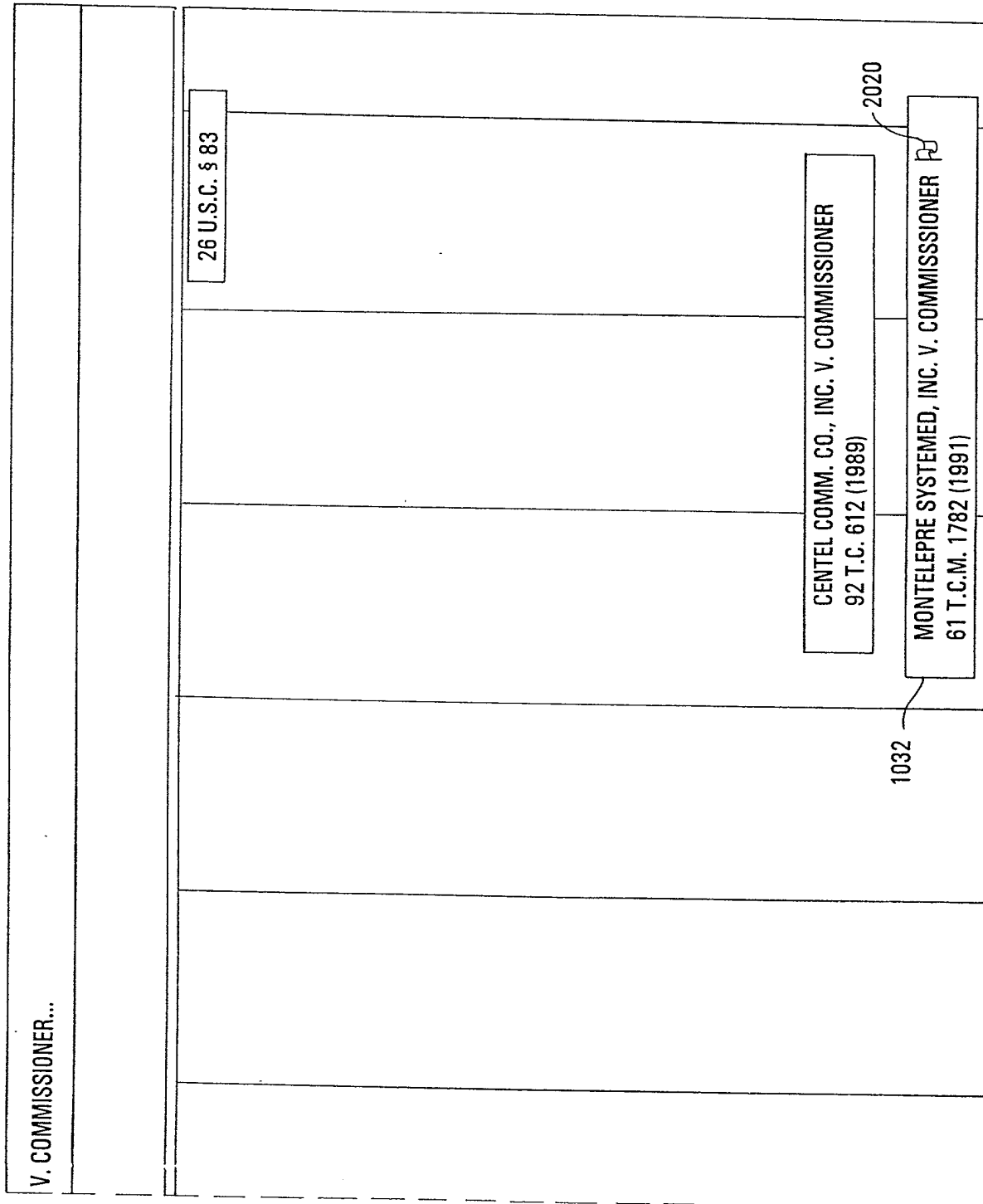
*Fig.10B-4*



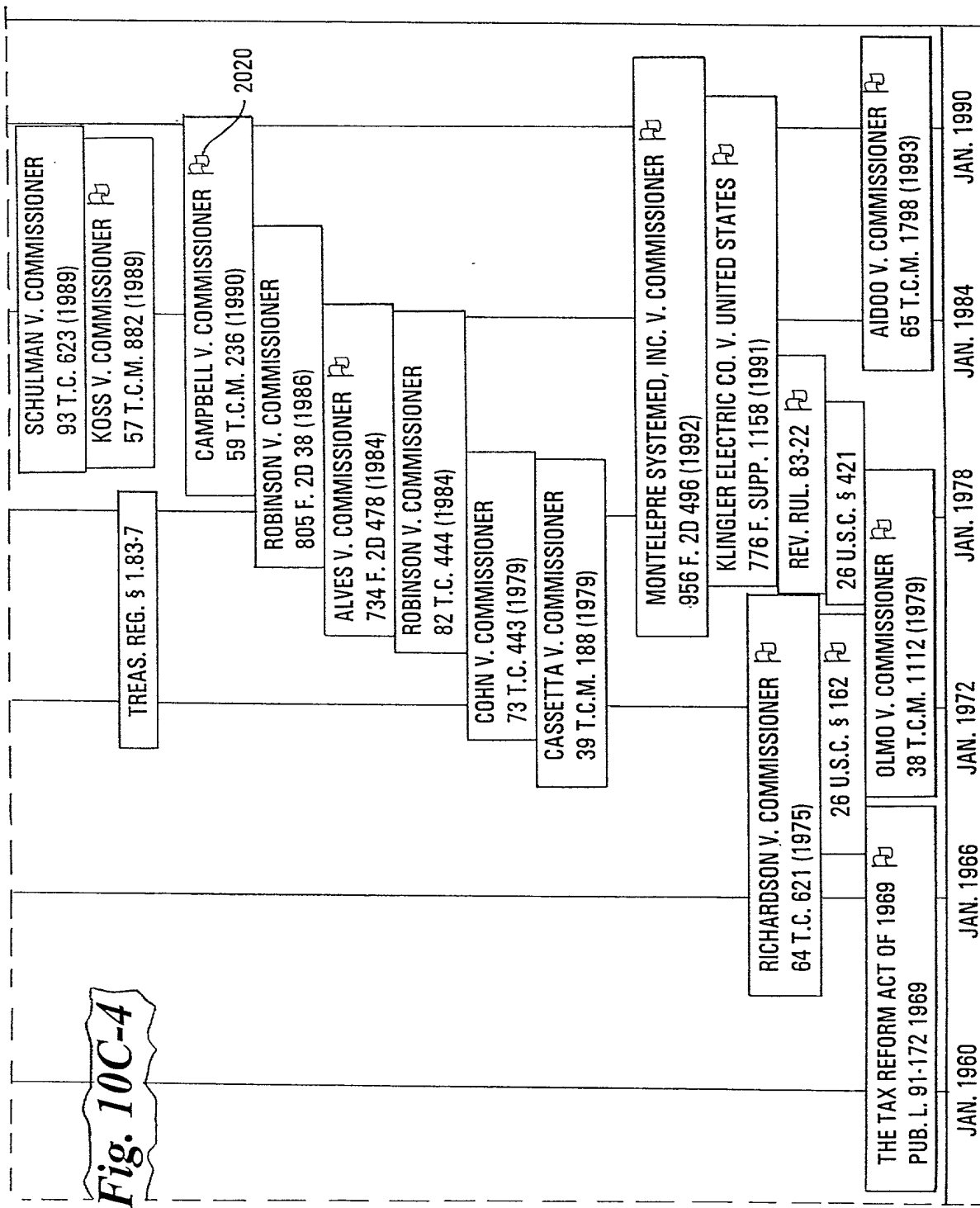
09347 05130  
T05T50 22545860



Fig. 10C-2







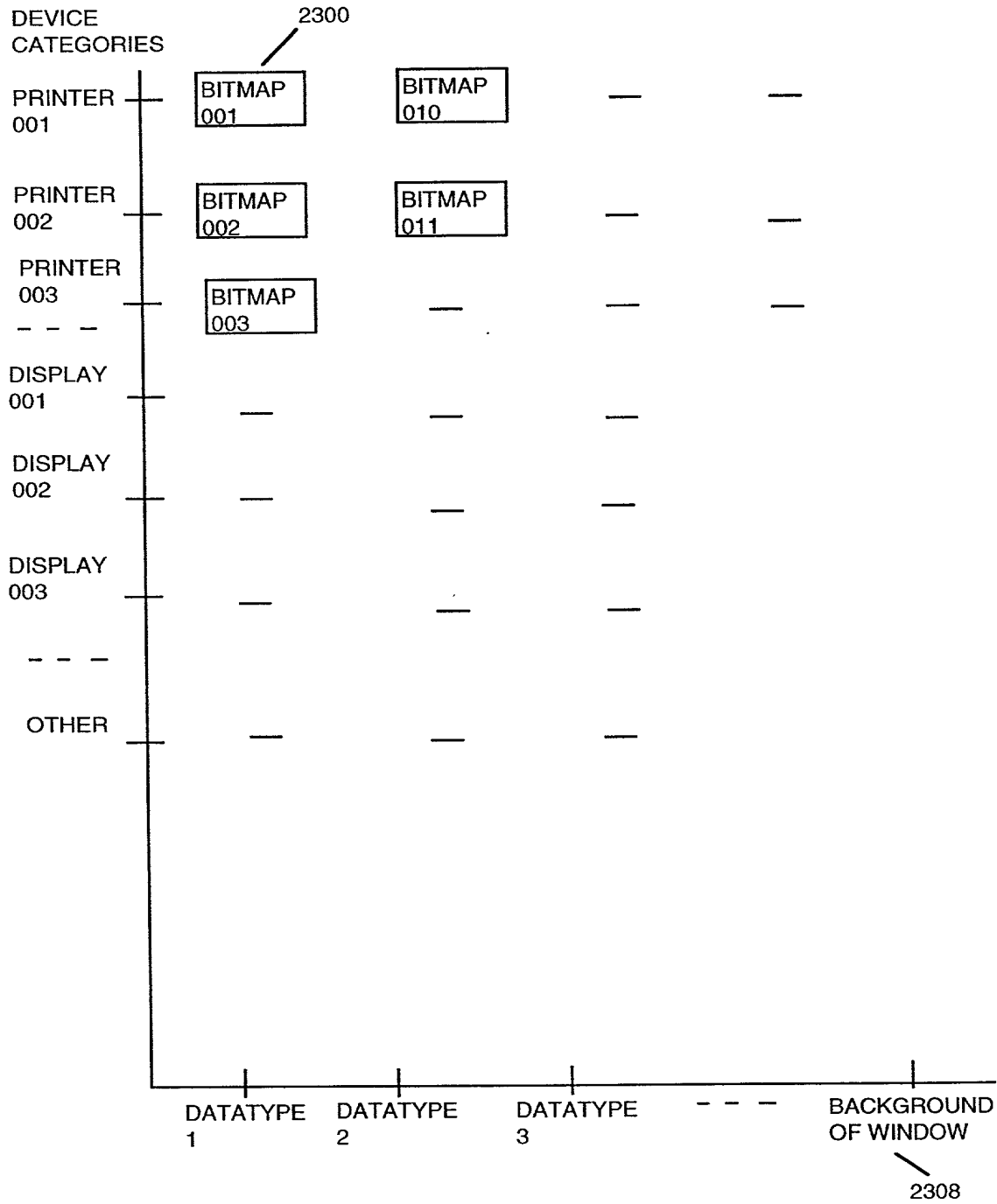
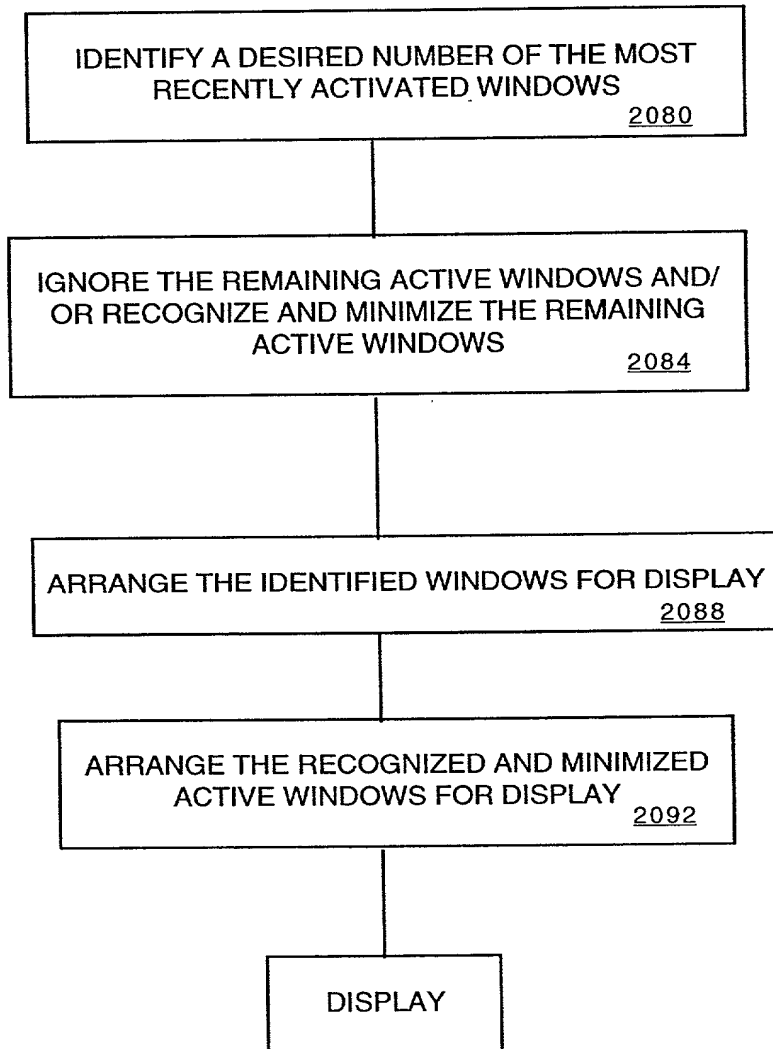


Fig. 11



*Fig. 12*





Fig. 13A-2

<div>▶ □ X</div>	
<div>UNION PACIFIC RAILWAY CO. ▶ □ X</div>	
<div>UNION PACIFIC RAILWAY CO. V. BOTSFORD 141 U.S. 250 (1981) 3 OF</div>	
001 V. SALKIEWICZ	
ANFORTH R	

Fig. 13A-3







 TRAIL		 CONTENTS		 HIGHLIGHTER		 BOOKMARK		 GO TO		 FIELD	
NO. 1375. SUBMITTED JANUARY 6, 1891.--DECIDED MAY 25, 1891.						LIBERTIECH CASE HOLDING: FEDERAL COURTS DO NOT HAVE THE POWER UNDER FEDERAL STATUTES OR COMMON LAW TO ORDER A PLAINTIFF IN A PERSONAL INJURY CIVIL SUIT TO SUBMIT TO A PHYSICAL EXAMINATION REQUESTED BY THE					
410 U.S. 113 (1973)						HARRI 448 U					
E, 82 YALE L. J. 920 (1973)						BELLOTTI V. 443 U. S. (					
V. 74 COLUM. L. REV. 1410 (1974)						DOE V. BOTTON 410 U.S. 179 (1973)					
WISCONSIN V. VODER 486 U. S. 205 (1972)						MATHER V. ROE 432 U. S. 464 (197					
EISENSTADT V. BAIRD 406 U.S. 438 (1972)						JAN. 1967 JAN. 1971 JAN. 1975					
RECORD 113/10715 HIT 0/0						QUERY					

Fig. 13A-4

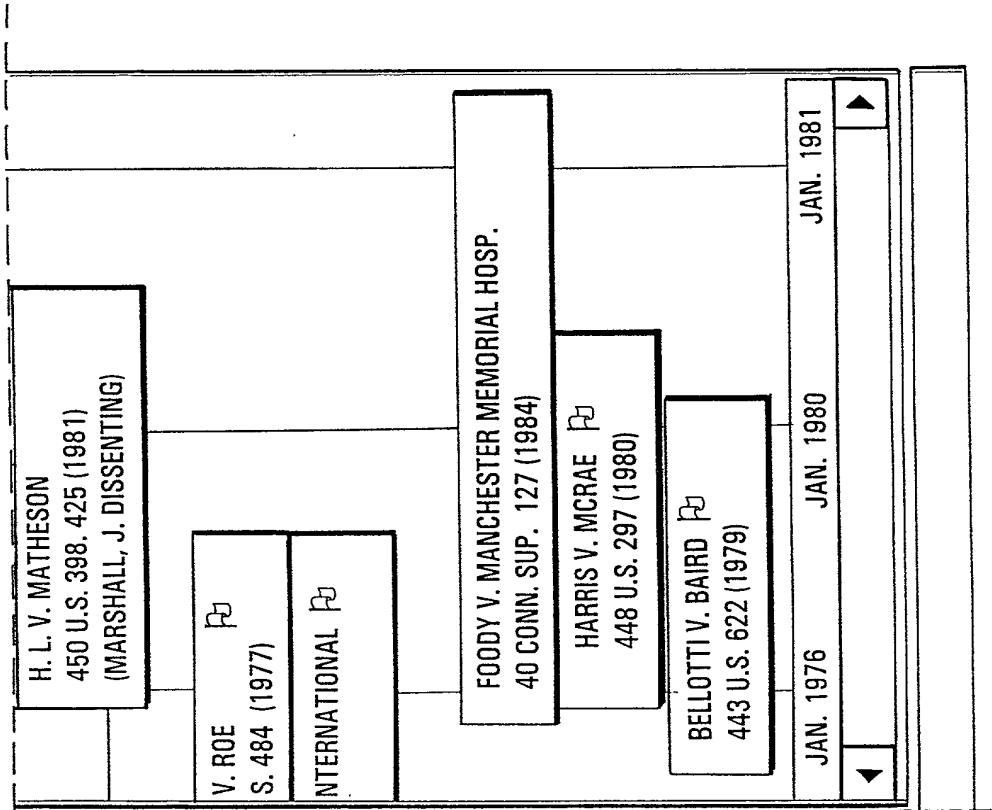









Fig. 13B-1

FOLIO BOUND VIEWS	
FILE EDIT VIEW SEARCH V-SEARCH WINDOW HELP	
THE CONSTITUTIONAL RIGHT TO PRIVACY: ROE V. WADE AND BEYOND	
UNION PACIFIC RAILWAY COMPA	
UNION PACIFIC RAILWAY CO. V. BOTSFOR	
ERROR TO THE CIRCUIT COURT OF THE UNITED STATES FOR TH NO. 1375. SUBMITTED JANUARY 6, 1891.--DECIDED MAY 2	
LIBERTECH CASE HOLDING: FEDERAL COURTS DO NOT HAVE THE POWER U TO ORDER A PLAINTIFF IN A PERSONAL INJURY CIVIL SUIT TO SUBMIT TO A DEFENSE TO DETERMINE THE EXTENT OF HIS OR HER INJURIES. JUSTICE GR THE COURT.	

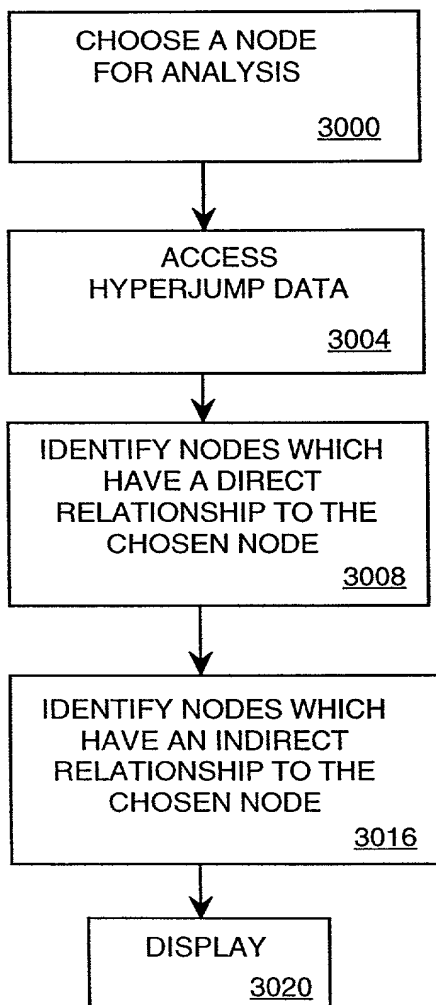
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**Fig. 13B-2**

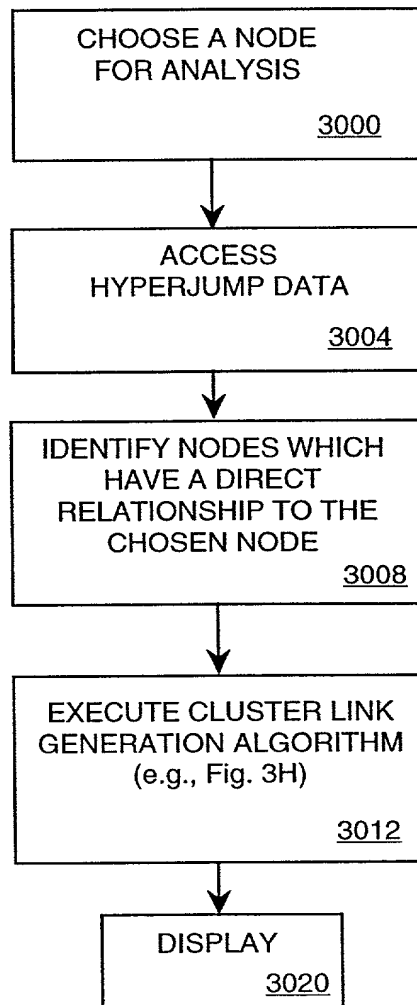
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<div> <div>▶</div> <div>□</div> <div>×</div> </div>	
<div> <div>◀</div> <div>▶</div> </div>	
<p><b>NY V. BOTSFORD</b></p>	
<p>D 141 U.S. 250</p>	
<p>E DISTRICT OF INDIANA.</p>	
<p>5, 1891.</p>	
<p>UNDER FEDERAL STATUTES OR COMMON LAW PHYSICAL EXAMINATION REQUESTED BY THE JURY WROTE THE OPINION FOR 7 MEMBERS OF</p>	



1900		JAN. 1921		JAN. 1958	
H.L. V. MATHESON 450 U.S. 398. 425 (1981)		GRISWOLD V. CONNECTICUT 381 U. S. 479 (1964)		ROE V. WADE 410 U.S. 113 (1973)	
NT OF BEICHERTOWN STATE SCHOOL V. SALKIEWICZ (1977)					



*Fig. 14A*



*Fig. 14B*